State Board of Equalization Puts in Busy Day, with Few Interrupt ons.

in Number of Cases, but None of Them are of General

Interest.

(From a Staff Correspondent.) Board of Equalization was busy all day to- made. day and there was no business to interrupt. The time was spent in checking up the considerable ground was gone over. Gov- son. several times to discuss strike matters at Omaha and to meet callers, but a good the board are certainly showing a strong Cannon. made upon the findings.

Were it not for the fact that the new revenue law becomes operative in September and a readjustment of all assessments will have to be made, it is more than likely that this board would so something that would forever and ever commend its members to the long-suffering taxpayers Nebraska. The fact of the new law, however, may work to prevent a precedent being established for equal distribution of

The illness of Auditor Weston prevented any work being done yesterday because, as he is the only member of the board who has had experience in this line, the governor and treasurer did not like the idea of proceeding without him, even though they had the authority to do so. Today the deliberations of the board were several times interrupted by parties calling upon the governor. One thing that speaks well for the new board, however, is the fact that all its deliberations are public and anyone who cares to may attend and anyone who has a suggestion to offer may do so.

Some talk has been heard along the line as to why the various advocates of equal taxation have not been before the board to get an even start with the railroads. Some have asked why the Douglas delegation and the Omaha Real Estate exchange have not been represented. The railroads got in their talks the first day and statements they made are being digested by a board, two members of which have never before had experience in the line of equalizing taxes. They know not how to get at the facts, and yet they appear to be anxious to do so. The railroads have made their talks and have filed their figures to substantiate the talks, and it is time for someone to bring in evidence in rebuttal. The meetings are open and the public has been invited. The board has shown at least a disposition to be fair.

On the other hand, however, has been heard the comment that things are coming to a pretty pass when a lobby by the people has to be maintained that the people may get their rights from the officials they elect. And it is heard also that if the board wants facts and figures other than those furnished by the railroads it is the duty of the board to get such figures, to the end that justice may be done all parties.

Commissioner Wright Resigns.

stretched arms to welcome him who will Beck treasurer. be the new member of the Omaha police us existence to settle down to the more diguified and less troublesome life of city attorney. This by the grace of the voters at the recent election.

Mr. Wright said he recommended no man for a successor. Governor Mickey has not appointed a successor and has given the matter no thought, so he announced today. Yesterday he was not sure that he would be called upon to appoint a successor to Mr. Wright, but that gentleman has signified his intention to resign. From the front door of the capitol to the governor's office there is no obstructions and the governor is a man who likes to listen to all sides. All will be heard. At least everybody from South Omaha was heard. the fight will be a warm one there is little doubt, and unless the governor profits by past experience and makes the appointment instanter, before the rivalry becomes warm, it will begin early and keep a-going.

Church Accepts Oil. The cars of oil at Nebraska City, Hastings, Blue Hill and Ord, which were condemned by State Oil Inspector Hays the day before his term expired, have been ac- fications. cepted by the new inspector, Edward Mr. Church said the oil tested 109, 11e, 107 and 110 degrees for each car and that he passed the oil under the oid

SCAN RAILROAD SCHEDULES by my predecessor on the 14th that the county. Ohio, a man with money to loan. test had been raised and not to ship any Three \$200 notes that represented money more oil into the state that would not of Jaster's that Currie had placed were ome up to the requirements of the new not paid by the makers, and Jaster began The agent of the oil company no- a suit in the district court of Custer county tified the general office in Chicago, and that against Currie, as indorser, and the others office notified the factories in Indiana. I as makers. Jaster's attorneys filed notice find that is was impossible for these orders that they would take depositions in this POLICE COMMISSIONER WRIGHT RESIGNS to have gone the rounds, and the shipoil stopped before April 20. As close to where Mr. Currie comes from had no desire to be arbitrary or to con- Currie and his attorney went back to be Supreme Court Hands Down Opinions fiscate goods, I ordered the cars released and passed under the old inspection."

Securing Uniform Reports. Instructions were mailed today to the

various superintendents of state institutions to guide them in making out their semi-annual statements. The instructions LINCOLN, May 7 .- (Special.)-The State are sent that a uniform report will be Eddyville has a new bank, doing business

under the name of the Eddyville State railroad returns with those made by the bank, with these in control: Dish Woodcounty clerks of the various counties and ruff, L. E. Branson and Maggie J. Bran-The capital stock is \$5,000 and the ernor Mickey was called from the meeting articles of incorporation were filed with the Banking board today. Lincoln will be honored next Saturday

day's work was done. The new members of by the presence of Congressman Joseph Congressman Burkett received a inclination to get at the facts and it looks telegram today from the next speaker that now like the returns of this board will be he would spend Saturday here, the guest of Mr. Burkett.

High School Field Meet.

High school boys from out in the state will be here tomorrow to compete on the university campus in their annual field day contests General survey of university

10:20 a, m.-General survey of university grounds, buildings and laboratories by visiting high school students under direction of university guides.

11 a, m.-Exercises of welcome in Memorial hall; organ prelude by Director Kimball of the affiliated school of music, Address of welcome by Chancellor E. Benjamin Andrews. Responses by State Superintendent Fowler, Superintendent C. G. Pearse and Principals A. H. Waterhouse of Omaha, H. K. Wolfe of Lincoln, W. L. Stephens of Beatrice and others. Organ postiude by Director Kimball.

Noon-Basket dinner on university campus.

tampus.

1 p. m.—Trolley ride to university farm.
2:30 p. m.—Annual meet of Nebraska Interscholastic Athletic association on Nebraska field.
4:30 p. m.—Military band concert on sempnia.

campus,
5. p. m.—Dress parade of university cadets on Nebraska field. Review of cadets by Chancellor Andrews, Commandant Chase Adjutant General Culver, State Superintendent Fowler and attending uperintendents.
7 p. m.—Electrical and mechanical display
y engineering departments.
8 p. m.—Address by Dr. G. E. Condra on
The Geography of Nebraska." Illustrated
y stereopticon, in Memorial hall.

Issue 'Medical Certificates.

The State Board of Health was in session nearly all day and issued eighty-two certificates, five of which were to osteopaths The board stopped its issue because the supply of blanks ran out. Most of the new medicine men are fresh from the halls of the Lincoln and Omaha medical colleges. The board met under the new law, which is intended to secure reciprocity between the states, so that physicians holding certificates from Nebraska will have a standing everywhere else. The new law makes the standard much higher. All the secretaries of the board were at the meeting.

German Methodist Conference.

A district meeting of the ministers of the German Methodist church is in session today at the church, Fifteenth and M streets. The association is composed of the pastors located in southern Nebraska and northern Missouri. The meeting opened this morning with the presiding elder, Rev J. G. Leist, in the chair. Rev. C. G. Myer Governor Mickey is waiting with out- was elected secretary and Rev. Edward

Rev. Beck read a paper on "The Signs board. C. C. Wright was here this morn-ing and informed the governor that along about May 21 he would resign, quitting the ment."

Five c chair assigned to presenting a report on missions, district herald, district dwelling, Bible depository and resolutions, they to report at the close of the session. Distinguished visitors from abroad are Rev. Gustavious Becker of Mount Pleasant college, Iowa; Rev. Froeschle from Central Wesleyan college, Warrenton, Mo., and Rev. Edward Salenbach, presiding elder of the north Nebraska district.

The afternoon was devoted to the reading of religious and philosophic papers by

members of the district.

Let Printing Contract. The state printing board met this mornng for the purpose of considering the bid of Tim Sedgwick of York for printing the session laws. The bid, which is for 5,000 copies of the laws at \$2.74 a page, was accepted, and Sedgwick received the contract. The full beard was not present yesterday and the contract was held up because it did not cover an additional 1,000
copies of the laws called for by the specifications.

Senator Curry a Winner,

Ex-State Senator Frank M. Currie comes

Ex-State Senator Frank M. Currie comes out a winner in the supreme court in an interesting controversy with an Ohio cap-"The new law, raising the test to 112 italist, in which the question of the faith degrees," said Mr. Church, "was signed to be given judgments in sister states is by the governor and became a law on April Involved. Mr. Currie was the agent at 10. The Standard Oil company was notified | Sargent of Edward Jaster, sr., of Trumbuil

CASS COUNTY MAN WORKED

Answering Matrimonial Advertisement Costs Him One Hundred Dollars.

JOURNEYS TO CHICAGO TO SEE HIS LOVE

case back in Jaster's home town, which is

present at the taking of testimony, but it

was all a ruse to decoy Currie within the jurisdiction of the Ohio courts and as soon

as the depositions were taken he was served

with summons to defend in the Trumbull

county court a suit on identically the same

cause of action as had been begun in Ne-

braska. The case there went to the su-

judgment against Currie for \$861, and there-

agreed that he should not be liable as en-

dorser on any note. The supreme court

upholds Mr. Currie's contention and over-

rules the claim of Jaster's attorneys that

the rendition of judgment in the Ohio courts

settles the case as against the Nebraskan.

Reverses Damage Case.

The judgment secured five years ago in

the district court of Cass county by Wil-

liam Sporer as administrator of the estate

of Henry Hennings against the Rock Island

Railroad company for the sum of \$2,750 was

ordered sent back for another trial be-

cause Judge Ramsey erred in his instruc-

As to Final Orders.

Attorneys will be interested in two im-

portant rulings of the court upon what con-

stituted a final order of inferior tribunals

In the case of Rose against Dempster

Mill company, from Gage county, in which

the plaintiff appealed from a ruling of the

lower court to open up a judgment and per-

mit the company to defend, a motion to

dismiss the appeal is sustained. The court

An order setting aside a judgment or decree, fixing a time for filing pleadings and setting cause down for a new trial under section 602 of the Code of Civil Procedure is not a final order for which appeal or error proceedings will lie before a trial and a final judgment.

min, from Saline county, in which appeal

is taken from an order of the district court

barring a claim because not filed within

six months required by probate law, the

A judgment of the district court on

Supreme Court Proceedings.

Opinions; Chicago, Rock Island & Pacific Railroad Chicago, Rock Island & Pacific Railroad

Held for Violating Game Law.

FREMONT, Neb., May 7 .- (Special.)-The

American Express company and T. D.

charge of having in their possession on

December 12 last for shipment outside of

the state 538 quail and thirty-six prairie

chickens, and were bound over to the dis-

trict court. The evidence showed that the

two barrels which contained the game were

left on the platform of the Northwestern

depot at Verdigris by some person unidenti-

fied and tagged to a Chicago firm. The

name of the consignor was left unfilled on

showed no consignor. The defendant ex-

press company claimed that it was a usual

custom for parties sending goods out by

express to leave goods on the platform that

way and that it had no knowledge of the

contents. This is the third time the case has come up In the county court Judge

Briggs dismissed the defendants. It was

then begun again in the police court and

on objections to the jurisdiction was dis-

missed and a new action commenced in

York Elects Superintendent.

YORK, Neb., May 7 .- (Special.)-The

school board last evening elected H. M.

Childs president; G. W. Shreck, vice presi-

dent; G. H. Holdeman, secretary. All of

the teachers were re-elected, excepting Su-

perintendent C. R. Atkinson, whose resig-

nation was given to the board last winter

Prof. Atkinson has given entire satisfac-

Vote Bridge Bonds in Nance.

FULLERTON, Neb., May 7 .- (Special.)

At the special election held in this (Nance)

ounty yesterday to vote \$75,000 bonds of

voted by a vote of 1,038 for to 339 against.

Fullerton and Palmer, the

the justice court.

Ribble, administrator, against Fur-

from which it is possible to appeal.

tions to the jury.

ваув:

ought to enforce collection.

While Dining in Restaurant "Injured Husband" Appears and Extorts the Money Under Threat of Violence,

PLATTSMOUTH, Neb., May 7 .- (Special.) There is one man in Cass county whose preme court, Currie specially appearing and faith in the promises of the matrimonial denving jurisdiction. Jaster finally got a syndicates, so extensively advertised in the east, has been shattered by his recent upon filed a transcript in Custer county and costly experience. Henry Schmidt is the name of the gentleman referred to, who Mr. Currie defended on the ground of until recently earned a livelihood by tilling fraud in being decoyed to the Ohio jurisdicthe rich, fertile soil of Cass county, and tion. He also insisted that he never owed had succeeded in saving up a snug little Jaster anything for the reason that it was sum of money.

Schmidt is a German, 25 years of age, with a smiling countenance and goodnatured disposition, which ought to have brought to him better luck. His trouble began one day when a friend loaned him a matrimonial journal published in Chicago. He eagerly scanned the pages of small notices, which set forth flattering inducements with a view to matrimony. One of these notices described a beautiful, charming young woman in Chicago, and gave a description of the kind of a man .he desired for a husband. Correspondence between the two soon followed, and about a month ago a date was agreed upon when he would meet her in Chicago and make final arrangements for their wedding. At the railway station he was met by an elderly woman, who at once accosted him and in a short time convinced him that she was the person he was looking for. He saw little resemblance between her and that given in the matrimonial notice, but when she informed him that it was her daughter who had been corresponding with him and had sent her photo and was expecting him, that settled it. An hour or two later, while they were seated at a table in a restaurant, a man, who appeared to Schmidt to be about twice his size. sauntered into the place and in a loud tone of voice demarded to know what Schmidt was doing there with his wife. Had a cannon been exploded in the room it could not have had a more startling effect upon the young man. The woman then related a story of her own manufacture which made things look very disagreeable for the young man from Nebraska. To make matters worse, the so-called husband made a number of frightful threats, and finally succeeded in making the young man believe that unless he "shelled" out \$100 at once

A judgment of the district court on an appeal from an interior tribunal, which is a complete adjudication so far as the district court is converned, so as 10 leave nothing further to be done in that court, is a final order within the purview of section 5%2 of the Code of Civil Procedure, although the cause is remanded for further proceedings below. he would be sent to jail. Schmidt happened to have a little more than that amount and he willingly "disgorged" in order to retain his liberty. The husband then made a hasty exit, and that was the last Schmidt saw of him, the woman or the \$100.

Crawford County against Hathaway, re-hearing denied; VanAuken against Migner motion for leave to amend record denied rehearing allowed on question of whether Makes Good Financial Showing. DAVID CITY, Neb., May 7 .- (Special.)rehearing allowed on question of whether court erred in refusing to consider bill of exceptions in the record; Union Pac.fic Railroad Company against Fickensher, rehearing ordered before division No. 3 May 19, 1903; Orr against Omaha, rehearing denied; Batty against Hastings, motion for rehearing denied; Ramk against Garvey, rehearing allowed; Dillo: against Watson, motion to set aside order of dismissal, including order vacating judgment rendered On the first day of this month J. F. Zeilinger succeeded J. G. Ross as mayor. During the administration of Mayor Ross the city has made a phenomenal financial showing. During the last year the city reduced the bonded indebtedness \$1,000 and had more money in the treasury on May 1 than any motion to set aside order of dismissal, in-ciuding order vacating judgment rendered November 22, 1992, sustained; Triska egainst Miller, rehearing denied; Farmers' Mutuai Insurance Company against Cole, rehearing denied; Jones against South Omaha, re-hearing denied; Batty against Elrod, re-hearing allowed; Union Pacific Hailroad Company against Howard County, mandate recalled; New Omaha, Thomson-Houston Electric Light Company against Rombold, rehearing allowed; Commissioners Dawes County against Furay, application for rerprevious year in the history of the city. Under the system of finances maugurated by Mr. Ross the bonded indebtedness of the city will be reduced from \$1,000 to \$2,000 each year. Mayor Zeilinger is one of our most successful business men, and it is confidently believed that his administration will be equally as successful as has been that of his predecessor. Saloon licenses have been granted to Jacob Thomas. County against Furay, application for per-emptory writ of mandamus denied: Bac emptory writ of mandamus denied; Base Building Company against Dalton, rehearing denied; Stocker against Coddington, rehearing denied; Gretch against Maxfield, rehearing denied; Sievers against Union Pacific; Railroad Company, rehearing denied; Brown against Filegel, mandate ten days if no motion, for rehearing is then pending; Tunnicliffe against Stoddart, motion to dismiss appeal sustained; Johnson against Weber, motion to quash bill of ex-John Styskal, Shramek Bros. and R. L.

Tries Divorce Route Now. FREMONT, Neb., May 7. - (Special.) -Isabel Baum, who has completed a senpending; Tunnicliffe figainst Stoddart, mo-tion to dismiss appeal sustained; Johnson against Weber, motion to quash bill of ex-ceptions overruled; Keeley Institute against Riggs, motion to quash bill of exceptions sustained; Ribble against Farmin, motion to dismiss denied; Ribble against Anes, motion to dismiss denied; Ribble against Hopkinson, motion to dismiss denied. tence in the county jail for adultery, began suit in the district court for a divorce from her husband, William Baum. She alleges that she has always conducted herself in a proper manner, but her husband has failed to do so; that he has squandered some money which she had when they were married, has been guilty of extreme cruelty Chicago, Rock Island & Pacific Railroad Company against Sporer, reversed: Sedg-wick, J. Conkling against Levie; judgment of October 22, 1992, reversing judgment of district court, vacated; judgment of dis-trict_court affirmed, as ordered in opinion filed January 8, 1992; Sedgwick, J. Jones against South Omaha; motion for rehear-ing denied; Albert C. Ritchey against See-ley; judgment of reversal entered March 4, 1992, vacated; objection to jurisdiction sus-tained; proceedings in error dismissed: and is a habitual drunkard. She also claims that he has failed to support her. The parties formerly lived in Omaha. Baum ran away with a man named Wilson, who is now serving out a sentence of ninety days in the county jail.

School Teachers Resign. FULLERTON, Neb., May 7 .- (Special.) -At a meeting of the Board of Education held last evening Prof. Funk was reelected superintendent for the ensuing three years; Maggie Hartman and Effic Morgan were re-elected teachers for the demurrer; also objections of defendant Gibson to jurisdiction of Cass county district court reversed. Hastings, C. Howell against Ross; affirmed; Sullivan, C. J. Salisbury bgainst Murphy; affirmed; Sullivan, C. J. Rose against Dempster Mill Manufacturing Company; appeal dismisse!; Barnes, C. Jaster against Dempster Mill Manufacturing Company; appeal dismisse!; Barnes, C. Jaster against Currie; affirmed; Sullivan, C. J. Omaha against State ex rel Metzger; affirmed; Albert, C. Ribble against Furmin; motion to dismiss denied; Pound, C. Knoll against Randolph; former judgment vacated; judgment of district court reversed; Duffle, C. Chicago, Burlington & Quincy Railroad Company against Beal; affirmed; Oldham, C. Enlow Cattle Company against Ganow; reversed; Albert, C. Eldridge against Weslerski; affirmed; Albert, C. high school; Mattie Patrick, grammar school; Grace Bullard, fourth grade; Maude Parker, third grade; Maude Reynolds, second grade; Mabel Fraker and Julia Pittman, for the two primary grades. Today Miss Hartman and Miss Morgan filed their resignations as high school teachers, which leaves the high school positions, the fifth. sixth and seventh grades of the school vacant.

G. A. R. Reunion at Cambridge. CAMBRIDGE, Neb., May 7 .- (Special.) At the meeting of the committee of the Grand Army of the Republic for the southwestern annual district reunion, to be held at this place, the date was fixed for this year, August 31 to September 5, inclusive. This is a big event for this part Buchanan, its agent, had their preliminary of the state. More interest than asual is examination in justice court today on the being manifested and efforts will be made

to make this coming gathering even better

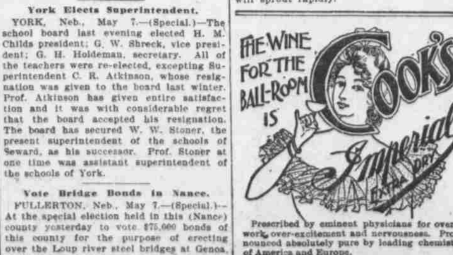
than any here before. Cambridge has an

exceptionally fine park and a lake well

suited for the great gathering. Suit to Set Aside Transfer.

FREMONT, Neb., May 7 .- (Special.)-J Ainsworth, receiver of the State Bank of Milligan, began suit in the district court today to set aside a transfer of some land the tag and the weigh bill of the company formely belonging to Joseph Roubal, in this Roubal was one of the bondsmer of Fiala, the essistant cashier of the bank, and a judgment was obtained on the bond in the district court of Fillmore county, which was affirmed by the supreme court.

> Get Much Needed Rain. GRANT, Neb., May 7 .- (Special.) - A much-needed rain has been falling for the last twenty-four hours. Crops were suffering, also grass was not growing. It is thought this will help greatly and corn will sprout rapidly.



work over-excitement and nervousness. Pro-nounced absolutely pure by leading chemists ed absolutely pure by leading of America and Europe.

BENNETT SELLS IT FOR LESS

The BHNNEW CO.

WOMEN'S TAILOR-MADE SUITS FEROND

THE SALE OF WOMEN'S WALKING AND DRESS SUITS THAT WE STARTED MONDAY LAST IS CROWDING OUR SUIT DEPARMENT DAILY. THE TWO LEADING PRICES THAT WE ARE MAKING JUST TAKES THE BREATH FROM CUSTOMERS:

SUITS WORTH \$9.90, \$10.90, \$11.90, \$12.50, \$13.90 and \$15.00--ALL MARKED..... SUITS WORTH \$18.50, \$19.50, \$20.00, \$22.50, \$25.00, \$27.50 and \$29.00-ALL MARKED.....

Every other Suit in the house at special reductions. If you buy a Suit you may get an Alaska Seal Coat worth \$3.50.

If you buy a Suit you may get an Alaska Seal Coat worth \$3.50.

Our Grand Gift Carnival only applies to women's and misses' suits. Get all information about the Gift Carnival in

the Suit Department.

WASH GOODS

Lawns, Batistes and Dimittes—mili ends and goods from regular stock that have become mussed from showing—in lengths from 3 to 15 yards—on sale Friday in Wash Goods Dept.—worth up to 35c yard, at—yard. LINEN TOWELS INDIA LINONS

BED SPREADS DRESSER SCARFS

Irish Linen Dresser Scarfs—18x54 inches—hemstitched and drawn work edges—worth 60c—on sale at linen counter at— each. 39c

28x45 guaranteed all pure linen Huck-abuck Towels—extra heavy quality—hemstliched ends—worth 50c—on sale at 4inen counter— 25c

BATH TOWELS

MUSLIN MUSLIN

Muslin—in short lengths of 2 to 10 yards—which includes all the leading makes of fine and heavy Muslin worth up to 10c yard—on sale Friday in the Dress Gogda aisle bargain circle at—yard.

APRON GINGHAMS

PILLOW CASES

42x36-inch bleached ready-to-use Pillow-cases—made of good muslin—on sale in bargain circle at—cach......

Boys' & Children's Clothing

100 dozen boys' Knee Trousers-ages 4 to 15 yearsregular value 35c-our price for Friday and Saturday only.....

Big assortment of boys' Suits-ages 8 to 16-regular value \$3.50 and \$4.00-our price only...... See our \$4.50 to \$6.00 values

Young men's Long Trouser Suits-sizes 14 to 20regular \$6.50 to \$8.00 values-our

All Wool Suits-in same sizes- worth \$9.00 for....

Men's Spring Style Hats

\$2.00 and \$1.50 Hats-Friday morning \$3.00 and \$2.50 Hats-Friday morning

This is not a job lot purchase—every hat is taken from our regular stock.

Umbrellas **Umbrellas**

These Umbrellas have good, heavy covers and are all warranted fast colors. The frames are the very strongest paragon frames that are made.

No Trouble to Show Goods

They are stem wind Watches. They are dust-proof. They are absolutely guaran-

teed for one year running.

PearlWaistSets

"The kind that won't come

Good size 3 and 4-piece round and square Button Sets of finest dep sea pearlat-set.....

Guaranteed not to come off the

Friday Bargains in the Drug Dept.

Gem Fountain Syringe-550 Gem Fountain Syringe-Tyrian Success Fountain Syringe-2-quart..... Tyrian Success Fountain Syringe-3-quart..... Tyrian 10-globe spraywhirling spray-2-quart..... Tyrian 10-globe spray-These goods in all the celebrated

Tyrian" make-every article guaranteed perfect and durable, and these prices are as low as is consistent with goods of this

Come and See the New Ladies Skirt Supporter.

EASIEST, SIMPLEST, SUREST AND LEAST EXPENSIVE. DEMONSTRATED IN MAIN AISLE ON MAIN FLOOR

Land Purchase Measure Passes Second Reading by Huge Majority.

ONLY TWENTY-SIX MEMBERS VOTE NAY

Morley and Some Nationalists Demand Changes in Committee While Supporting Government on Motion Before House.

LONDON, May 7.-The Irish land bill oday passed its second reading in the House of Commons by 443 to 26. When the debate was resumed in the only two absolutely ignorant speeches

of the House Referring to the question whether the bill would make for home rule, Mr. Healy pointed out that the measure was supported by the Ulster members, who, he said, ought to know its effect better than "English amateur politicians however respectable." Mr. Healy said he did not grudge the terms which the landlords were getting. He would not incite the tenants to reject them and ridiculed the idea of a campaign

against the bill came from the liberal side

present system of government. If he wanted to convict the speaker of the house of murder, he would have no difficulty in so doing with the Irish government machinery in his hands. Mr. Healy sald he regarded the bill as being a measure of peace, which he hoped would infuse new spirit into the hearts of Ireland and England.

of repudiation. It was impossible with the

T. P. O'Connor, while criticising its deails, defended the bill. He said it was no cap in the dark, as peasant proprietorship is Ireland had been most successful, but the evicted tenants must be restored to their holdings. The public, he added, must now choose between a great measure of land purchase and chaos and anarchy.

Morley Demands Concessions.

John Morley (liberal) said the bill was t cold and courageous measure and a reve Intionary extension of the land purchase sytem, but he had never known a bill that could be so riddled with objections. Its remedies were abnormal, but it was a creature of social necessity, therefore he would support it. If it failed there would be no more purchases because of the terms now offered by the landlords. The bill had its defeat, and it would save time if the

make.

Continuing, Mr. Morley said the marked the collapse of the system by which England had governed Ireland since the union and would create fresh problems and inevitably lead to further changes. He declared himself skeptical of the promised retrenchment, as he had always been convinced that there would be no retrenchment by the most extravagant government

of Europe until Irishmen were made re-

sponsible and given their own Parliament. In winding up the debate Mr. Wyndham made light of what he called the "bogey of home rule." He asserted that the acof 1881 had created a strategic deadlock and that now both parties desired to bury the ancient feud. Was the occasion to be allowed to pass, he asked, because a simflar occasion had not arisen in England! arly afternoon Tim Healy (nationalist) Surely the fact that less than £500,000 ommented on the "curious fact that the yearly was required from the imperial exchequer would not be an obstacle to prevent a settlement. The best security was the unanimous desire of the whole people security was ample, while past records of land purchase transactions showed there

was little risk to the state. He could not go fully into the points and details which had been raised, but he intimated his intention of discussing the first clause, which lays down the zones of reduction with members representing all in terests of the house and without any preletermined view to pass it in its presen

At the same time many of the points raised in the debate were matters for disussion in committee. The conclusions the government had arrived at seemed illogical. It had arrived at them in view of three considerations which it considered essential, namely:

(1) To deal adequately with the conges-Ireland (2) To cheapen and expedite judicial proedure.

(3) To protect the interests of the general taxpayer.

With regard to the questions of the minimum price to be paid evicted persons and the congested districts, he foresaw nothing that would endanger the passage of the bill. The division was then taken and the bill passed its second reading.

BULGARIAN CLOUDS CLEARING Porte Withdraws Note and War i Now Believed Improbable.

NIENNA, May 7 .- A decidedly optimistic feeling prevails in official circles regarding the relations between Turkey and Bulgaria, many defective clauses which might entail which are declared to have greatly improved within the last twenty-four hours. The

Irish secretary, Mr. Wyndham, would point probability of war is now considered slight, out what concessions he was prepared to as official news has been received that the porte has withdrawn its note to Bulgaria. It is frankly admitted that Turkey has serious grounds for complaint, but it is believed the sultan is too clever to embark on a war from which, even were he vic-

torious, he would gain nothing and in which he might lose everything. Prince Ferdinand of Bulgaria is endeavoring to obtain audience of Emperor Francis Joseph, but it is not known whether his majesty will grant it.

A Bulgarian band yesterday attempted blow up a powder magazine at Monastir. It was surprised by Turkish troops and a fight ensued, in which many of the com-

batants were killed or wounded. The officials of the Foreign office say there is absolutely no foundation for the report published by a news agency in the United States yesterday that 9,000 Christian inhabitants of Novi-Bazar, Bosnia, had been massacred by Moslems. Austria maintains three garrisons in the district of Novi-

Bazar and everything is quiet there. CONSTANTINOPLE, May 7 .- The Bulfor a peasant proprietary, but the cash garian government has returned the porte's note on the subject of the incursion of Bulgarian bands into Macedonia and the importation of explosives into Turkey from Bulgaria to the Ottoman commission at Sofia, in consequence of what the government of Bulgaria describes as its "offensive terms." The mustering of Turkish troops continues in Macedonia and Albania,

where soon 165 battalion will be dis-Bound Over to District Court.

OSCEOLA, Neb., May 7 .- (Special .- The oung man Corbett, who shot the Widow Jones, was brought before County Judge Ball yesterday and waived preliminary examination. The judge bound him over to the district court, the bond being fixed at \$1,000, the young man's mother owns an eighty-acre farm worth \$4,000 being surety on the bond.

What Shall We Have for Dessert?

This question arises in the family every day. Let us answer it to-day. Try

a delicious and healthful dessert. Prepared in two minutes. No boiling! no baking! add boiling water and set to cool. Flavors:—Lemon, Orange, Rasp-berry and Strawberry. Get a package at your grocers to-day. Ic cts.

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