# Bonafide Millinery Sale

\$1.00 Trimmed Hats at 25c rimmed Hats at 45c rimmed Hats at 85c

All our imported pattern hats divided in three lots-your undivided choice of any regular values, \$10.00, \$15.00 and \$25.00.

This is a chance of a lifetime. Come early



Remember a dollar saved is a dollar made, our loss is

your gain.

# Bonafide Bargain Sale

5.000 Ladies' Waists at Half Price 1,000 Trimmed Hats at Half Price

Sale begins this Saturday morning at 10 o'clock-All goods will be displayed on bargain squares on main floor. Everything advertised is the very latest stylethis year's production and from the best manufacturers in the United States. No goods sold to dealers. Extra salespeople engaged.

Lot No. 1—All styles, all colors, all sizes— 55C madras and lawns—trimmed and tucked, worth up to \$1.25, on sale at .... 55C Lot No. 2—Waists of madras, Persian lawns, dimity, trimmed with 79c lace and embroidery, tucked, pretty collars and cuffs, etc., worth to \$1.75

Lot No. 3—Waists of dainty lawn, 3 pretty styles, front embroidered— \$1 made with large sleeves, full front, solid lace stock and cuffs, worth to \$2,50 Lot No. 4-Big lot of the finest Persian lawn waists, dimities, organdies, grenadines, etc., swell new sleeves, beautifully trimmed, tucked and embroid- 1 ered-valencienues and cluny lace, worth up to \$3.50-on sale at..... 800 beautiful dainty White Waists, trimmed with lace madallions, Swiss embroidery, new cluny and valenciennes lace, handsomely hemstitched and tucked, worth up to \$6-on sale at .....

Failure to Place One in Engrossed Bill May Cost Rhea His Life.

LAWYERS PLEAD FOR CONDEMNED MAN

Assessors Throughout State Make Ridiculously Low Valuations on Land, Nuckolls Being the Lowest.

(From a Staff Correspondent.) LINCOLN. June 19 .- (Special.) - Major Mennies, an attorrey of Mount Vernon, Ind., has come all the way to Nebraska to present the contention, along with asso ciates in this state, to Governor Mickey to show that the life of William Rhea, or according to his family patronymic, William Klein, hangs in the balance because Judge liolcomb was unable to find a comma at a critical point in the law under which he was convicted.

The long-expected hearing upon the application fer a commutation of the Rhea entence to life imprisonment occurred this afternoon in the private office of Governor Mickey, which was comfortably filled, Only those who have interested themselves in the effort to have the sentence commuted were heard today, and it is deemed possible that the governor may be intending to hear from the other side later.

In addition to the lawyers who have become interested in the young man's behalf, who are Judge Reese, Judge Loomis of Fremont, Mayor Adams and Major Mensies, the latter being from Indiana, there were present Rev. F. L. Wharton of St. Paul's Methodist church, which is the sanctuary attended by Governor Mickey; Rev. B. M. Long of the Second Presbyterian church and a number of other gentelemen inspired by sympathy or curiosity There were also six women in the room led by Mrs. Sarah J. Flowers of this city prison evangelist who has been teaching Rhea in Bible study. Her companions were Mrs. H. M. Bushnell, Mrs. S. H. Atwood. Mrs. W. J. Agnew, Mrs. Callen Thompson and Miss Thompson, all of Lincoln

Governor Mickey listened stolcally to the quently interjecting remarks or queries all spoken dismissed them without any inmatter.

Reese Asks for Clemency.

Judge Reese opened the argument with a statement in favor of the exercise of clemency. The good of society, he said, was the determining factor, and that a death sentence ought not to be carried out al-The men who participated in the crime with Rhea received lesser sentences than he when they were tried after the excitement of the murder had died away. torney, said that once as prosecuting at- old absurd system of valuation is in force torney he pleaded for the execution of a death sentence and it had always been a matter of regret with him. He had helped secure a commutation for Carleton, a Dodge | Of those counties that have reported, county murderer, and it was something Nuckolls seems to be the worst offender

made a mistake in holding as it did and that the governor ought not to make the mistake of affirming its erroneous decision. He insisted that Judge Holcomb in examining the statutes found that in the enrolled bill a comma had been omitted, and this was the sole justification for the hanging of Rhea, as Judge Holcomb had claimed that this discrepancy in punctuation changed the whole tenor of the law, so that intentional purpose is not essential to murder where one is engaged at the time of killing in the commission of a felony. Major Menzies, the Mount Vernon lawyer, ollowed with an eloquent plea to the governor. He covered the point as to the duty of interpretation of the statute as the Ohio courts have interpreted it, and pointed out how impossible it was for the boy, who was given to intoxication, to have formed the necessary purpose. It had been urged that it would not do to commute to life mprisonment because life prisoners seldom served out their sentences. It was for the governor to meet the pressing duty of the your and idle to speculate on what future

governors may do. Career of Rhea.

Major Menzies gave a breef sketch of the life of Rhea, or Klein, as his name in fact is. It had been said that he came from t family of criminals and that wealthy relatives had interested all these people in his behalf. The truth is that the boy's father is poor and belongs to the laboring classes A brother, who lives in Mount Vernon, is comfortably well off, and, having a good heart, has opened it to the woes of his heart-broken brother. The father was an old soldier in the war of the rebellion and had married an Alabama woman, who was the mother of this young man. Later misfortune overtook him, he lost his property and took to drinking. Still later his southern wife died, and later on he married again, bringing his children from the south to the new home in Indiana. Without intending to reflect further upon the stepmother, he would say that a lack of sympathy for her stepchildren had led to her unintentional neglect of them. The boy had arguments and supplications presented, fre- drifted away from home to become a jockey on a race track, and there the name of that seemed to lack sympathy with the William Rhea had been given him. The spirit of the speakers, and when they had father had squandered \$5,000, all he had. in hiring detectives in an endeavor to learn timation of his intentions further in the his whereabouts, but without effect, and nothing was known of him until the intelligence came by wire of his arrest for murder in this state.

Rev. F. L. Wharton and Rev. B. M. Long both spoke from the standpoint of mercy rather than an execution of the law, that they had come to believe that Rhea should not be sent to face his Maker at this time. Assessors Make Low Valuations.

The returns received so far at the office of the state auditor from the assessors of Judge Loomis of Dodge county, Rhea's at- | the various counties disclose that the same excusable largely on the ground that if farm property were reported at its fair value the rallroads would reap the benefit.

that he had always felt good about. He against the statutory rules requiring the over the assessment last year. In the same

> loss caused by the death of a bright, intelligent child of 3 years and 4 months shocks the sensibilities of all fair-minded persons, and if recovery is to be had in be for a reasonable and substantial sum." jar the verdict of the Lancaster county district court, which gave only \$10 to Tom

> eight years ago and the damage case een pending in the courts ever since. The first trial resulted in a verdict for Draper for \$1,000. The supreme court re versed this because of the failure of the rial court to submit the question of con-Draper but \$10. From this he appealed. Because the amount is too small and bemuse the court erred in one instruction the case is sent back for another trial,

The Philip Miller will case from Adams ounty was decided in favor of the proonent of the will, Mrs. Mary Ellen Jacobs, daughter. Miller died in 1900 and it was oot until months afterward that his son, George, and another child woke up to the fact that he had left a will which cut them off with \$20 each and gave their sister, Mrs. Jacobs, all of the remainder. They sought to have the will set aside on the ground that their father had been mentally incapable of making a will for years as a result of sunstroke; that by kindness and threats of losing his home with her the daughter had secured a will in her favor, and that the probate of this will had been secured by false testimony, the facts as to Miller's incapacity being well known to her. The supreme court says it can do nothing for the heirs; that they were guilty of lack of diligence in looking

after their rights that has caused them to forfelt all they possessed. The supreme court reverses a forme holding in the case from Gage county where F. B. Sheldon, trustee of the creditors of Mrs. Maude Lord Parker's husband, sought to subject her personal property to his debts on the ground that there was a conspiracy to defraud those creditors by transferring Parker's property to his

Involves Big Sum.

An Omaha case, involving the modest sum of \$88,714.89, was sent back for further proceedings. The case was one in which Abraham L. Reed, since deceased, had filed a claim for the amount named against the estate of A. J. Drexel as his share of the unpaid purchase price of certain land. The point involved was one of procedure in appeals, which had been decided adverse to the estate. The court says that while vexatious appeals are to be discouraged and perhaps punished, the policy of the law is to favor appeals and not to hinder them by rules other than are neces sary to secure the orderly administration of justice. Especially in matters of probate is the law liberal, and in this case the appeal to the district court was permissible.

made a long legal argument upon the assessors to abide by their agreement. The ent known to the law to prevent a hearing point that the Nebraska statute must be people of that prosperous county will pay before Sornborger. We excepted to him; onstrued as Ohio courts have construed on a valuation of \$2.38 per acre on land, we asked for a continuance; we begged the Ohio law, from which Nebraska is on which last year they paid \$3.12, a net him to call in a judge from outside the copied, that intent to kill must be proven. reduction of 75 cents per acre. In the same diocese to hear the case; as a last resort He insisted that the supreme court had county cattle will be taxed \$5.68 apieco, we filed an affidavit for prejudice and asked which is a slight increase over last your. for a change of venue, but all to no pur-The great and prosperous county of Fillmore, with land worth on an average of \$50 an acre, will pay taxes on land which is valued at \$3.18 per acre, a 5-cent raise county the 5-cent raise in the assessment of land is balanced by a decrease in the the injunction Judge Sornborger issued taxable valuation of cattle from \$5.19 last against me at a former partial hearing in year to \$3.50 this year. Some of the other June, 1901. On that occasion the bias and counties which are valuing their lands on a very low basis are Hall county, where are not expected to do much better. It affairs to which the auditor attributes the

enormous floating debt of the state. Hold Life Too Cheap.

the figure is \$3.62; Saline county, \$4.39; York obtain justice. That conviction grew into county, \$4.14; Dodge, \$4.14. Other counties an absolute certainty when we offered in is this state of disorganization in fiscal of the appellant tribunal of the church, "A verdict for only \$10 for the pecuniary to dismiss the case at our costs, without this case, which is not decided, it should noted, if not famous, injunction. I say In this language does the supreme court in the history of civil jurisprudence. In Draper for the death of his child in a well cially or otherwise-with Murphy, and from on the Tucker property near Tenth and N discharging my duties and exercising my streets. The youngster fell in the well prerogatives as bishop in the mission of Seward. As you see it established-as far against the George P. Tucker heirs has as the court could establish-a schismatic church in that mission.

"I submit whether or not my attorney was correct when he said: 'Your honor, if the position your honor has taken is tributory negligence. The second trial gave have the distinction of being the first to maintained, then your honor will certainly begin the dismemberment of that great time-tested and time-honored organization known as the Roman Catholic church, and not only that organization, but every other religious organization in a country where the wisdom of separating the church and state has been recognized from its birth. by its fundamental laws and supreme judi-

The bishop then concluded by saying: "I must decline to discuss the matter any further. The supreme court, which, like Caesar's wife, is above suspicion, will pass upon the case about six months hence. Then we will get justice."

SMALL BOYS FORGE A CHECK

Which Prominent Farmer's Name is Signed.

egram.)-Henry and Herman Swartz, aged 11 and 13 years respectively, were arrested today on a charge of forging the name of George Stein to a check drawn for \$10 on the German National bank. The boys had been working for Mr. Stein, a farmer residing three miles west of town, and last week quit his employ. When they left they took a blank check from Mr. Stein's checkbook, filled it out and secured the such on it over Mr. Stein's name at Cook & Scott's store. They will probably be sent to the reform school. The youthful forgers are sons of Mr. and Mrs. Henry Swarts, prominent residents of this city Charles Sperry plead guilty in district ourt today to robbing the tailoring establishment of Henry Wipperman. He was sentenced to one year in the penitertiary by Judge Stull.

Old-Timer Dangerously III. FREMONT, Neb., June 19 .- (Special.)-Jerre Denslow, one of the heaviest land owners of the county, living two miles south of Hooper, is very low with paralysis and his recovery is doubtful. He has been a resident of Nebraska since 1854 and has been prominent in the prohibition party in recent years, several times being on their ticket for state offices.

CHURCHMAN ROASTS JUDGE

B shop Bonacum Makes Caustic Comment on the Murphy Case.

DISTRICT COURT HOLDS WITH PRIEST

Binsed and that Decision Was What Had Been Antici-

SEWARD, Neb., June 19.—(Special Tele-gram.)—Judge Sornberger convened district court this morning for the purpose of rendering his decision in the case of Bishop Bonacum against Father Murphy. The decision is in favor of Father Murphy and the bishop is given forty days in

which to appeal. This is the case tried at the last term of ourt, in which Bishop Bonacum sued to obtain possession of the church property.

(From a Staff Correspondent.) LINCOLN, June 19.—(Special.)—To a Bee reporter this afternoon Bishop Bonacum discussed with considerable vigor Judge Sornborger's decision in the Murphy case

at Seward. He said: "I think it is pretty well known to the reading public of Nebraska that I am very much averse to being interviewed by newspaper reporters in regard to misunderstandings which arise within the church among its ministers or between its ministers and its members. I regard such matters as sacredly private, in which the public has absolutely ro interest. But in regard to the Murphy case, in which you tell me that a decision has been rendered, I will deviate from my usual policy o silence and say in regard to the decision that it is exactly as I told my friends it would be. Neither my attorneys nor myself, nor any intelligent person who was present at this and also at the former partial hearing of the case in 1901, and noted the attitude of the presiding judge and his vident determination to ignore all precedents; no one, I say, who knew these facts expected for a moment that Judge Sornborger would render a decision favorable to the church."

Will Appeal Case.

The bishop being asked if he intended to appeal the case to the supreme court, and if he looked for a favorable decision by that tribunal, replied without any hesita-

serve the regular procedure required in such cases, file a motion for a new trial and then take the case to the supreme court. As to the final outcome I am as certain as I am of my own existence that it will be favorable to us. It cannot be other wise unless our supreme court reverses itself and goes counter to all the decisions rendered in similar cases by the highest tribunals of the various states of the union as well as by the supreme court of the United States."

The bishop then pointed out that he was all along opposed to trying the case before Judge Sornborger and continued:

"Knowing, as I did, the prejudicial attitude of the presiding judge, I was unwilling from the very beginning to submit the case for his adjudication. He was known to be an intimate friend of Murphy, he and his wife having dined with Murphy while our differences were pending, and also that he and Murphy made political speeches from the same platform in 1900.

"My attorneys made use of every expedipose. Sornborger was determined to decide the case, and he did.

Cites Alleged Bins.

"But," continued the bishop, "the most remarkable feature of the whole case was prejudice of the court was so apparent that we were soon convinced that we could not evidence the decision in the Murphy case the Sacred Congregation of Propaganda Fide, at Rome. The document was rejected and declared to be a forgery. Without that document our only alternatve was pre udice to a future action. This we did But the court was determined to prevent the introduction of any more suits against Murphy, and he accordingly issued his noted, because if I err not, it stands alone the injunction the court sought to restrain me from interfering in any manner-offismall grain.

cial authority,' "

Secure Ten Dollars on Paper to

BEATRICE, Neb., June 19 .- (Special Tel-Grain Dealers Are Out. YORK, Neb., June 19.-(Special.)-The

Getting Ready for Firemen.

NORFOLK, Neb., June 19 .- (Special.)-Definite arrangements have now been com pleted for the state firemen's tourney which is to be held in this city July 21, 22

buy because you look-or keep because you buy

Correct Dress for Men and Boys.

## Smart Clothes for Summer

VOU will have no trouble in selecting your suit or odd trousers from the unsurpassed display on exhibition here. Our garments are all made exclusively for us and in them you get the very highest character of fabrics, strictly all wool and thoroughly sponged befor cutting, the most expert tailoring and linings as luxurious as you wish to select-you also get a perfect fit and yet have the garments ready for immediate wear.

Our lines of finest suits, including the Stein-Bloch Co. and Sturm & Mayer \$15 smart clothes, are equal in every way to the finest custom work and the saving is about one-half. Fine suits \$25, \$22.50, \$20, \$18 and......

Spring Suits-All the broken lines and odd lots of our best \$12.00. \$15.00 and \$18.00 grades, eleguntly tailored and trimmed, all sizes-your choice

About 400 Men's Fine Big Sale of Men's Fine Trousers The Finest Grades of do-Continues Saturday-\$5 men's fine mestic, Irish and Scotch homespun outing and pure worsted trousers, \$3. Outing Suits, made with hair \$7, \$8 and \$9 finest spring and sum- cloth, self-retaining fronts, quarter mer trousers-all sizes, 25

\$5 lined and new styles, at 6.50

SWELL HABERDASHE (Y-Men's swell imported and domestic negligee shirts for which custom makers charge \$4 and \$5-special, \$2,50 and .... 11.25 Woven Madras 75c Shirts-Special Saturday— Saturday— at Saturday— at Saturday— at Saturday— Saturday— at Saturday— Saturd

Specials in Night Robes, Suspenders, Belts, Vests

for and there will be "something doing"

BOOMING NEW ELECTRIC LINE

Promoters Hold an Enthusiastic and

Largely Attended Meeting

at Blair.

BLAIR, Neb., June 19 .- (Special Tele-

subject. He was followed by Hon. E. Rose-

water, who spoke at length on the inter-

ests and advantages which this new traffic

line would give to the citizens living along

its line. Attorney H. H. Bowes, counsel

for the new road, explained the working

part of the project, the cost of travel and

what they proposed to do within the limits

of the city if given a franchise for right

That a great interest was taken in the

until the last speaker had finished. The

ordinance now before the city council

granting the franchise asked for by this

road has passed its second reading and

probably will be granted as petitioned for.

part of the evening's program was the sing-

ing of Jules Lumbard of Omaha, accom-

panied by Mrs. Annie C. Davis on the

plane. The famous singer needed no intro-

duction in Blair, as this was not his first

majority of the business men and citizens

of this city and county will favor this

Cass County Statistics.

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

cial.)-Some interesting figures are gleaned

from the returns made by the Cass county

assessors, which have recently been placed

in apple trees, 3,200; pears, 5; peaches, 100;

plums, 10; cherries, 28; timber, 12,551. Num-

ber of cattle, 23,781; hogs. 24,155; sheep, 412;

horses and mules, 9,679. Number of cattle

died with disease during the year ending

March 1, 1903, 716; hogs, 1,603; sheep, 16;

leads with 180 farmers and 27,855 acres of

land under cultivation, while Greenwood

precinct has the largest number of acres of

winter wheat, which is 1,887.

the entire audience standing.

new line of travel.

An interesting and highly appreciated

of way through its streets.

every minute.

have been distributed through the state It is expected that between 8,000 and 10,000

BLOWS CARS ON MAIN LINE have been distributed through the state and local firemen are training for the races. people will be in Norfolk during the three

Newman Grove Visited by Powerful Storm and Cloudburst.

FIVE INCHES OF RAIN IN TEN MINUTES Kearney and Shelton Also Swept by Hail Storm Which Mows Down

> Crops. Over Five-Mile Strip.

NEWMAN GROVE, Neb., June 19-The worst storm that ever visited this part of gram.)-A meeting of the representative the state occurred this afternoon soon after 4, when a cloudburst let loose between four and five inches of water in about ten minutes. Hall and a heavy wind the new electric interurban railway that

accompanied the storm. Much damage was done to fruit, grain Blair, Tekamah and Decatur on to Sloux and trees. The wind blew a string of City. The opera house was crowded and eight cars off the stock yards switch to a fair portion of the audience was women, the main line, although the brakes had with many representative farmers in at-

loaded with stock. moved from its foundation. egram.)-A destructive hallstorm passed over the section of country fifteen miles west of this city tonight, destroying crops and vegetation of all kinds. The path of

the storm is about three miles wide. The hall was accompanied by high wind,

Man Killed by Lightning. ARAPAHOE, Neb., June 19.-(Special Telegram.)-During an electrical rain and hallstorm this afternoon lightning struck a barn of G. W. Downer, about eight miles northwest of Arapahoe, and descending the side of the barn, struck and instantly killed Leo Downer, a young man aged 20. son of Mr. G. W. Downer. Several neighbors had gathered at Mr. Downer's to take shelter from the approaching storm and Leo had gone to the stable to assist in caring for their teams when he was struck and killed. The horse he had just unharnessed was also killed, while several who were around him escaped uninjured. The young man was greatly respected and admired for his many good qualities and was an on'y son. His death leaves his parents prostrated with grief.

The storm was accompanied by a high wind and hail, which was disastrous to the

Wanting Rain Now.

YORK, Neb., June 19,-(Special.)-With twenty inches of rainfall in the month of May and everyone hoping for a letup the farmers of York county are now hoping as hard for one good shower. The little dry spell following the excessive rainfall is alarming, though not serious, but a good heavy shower would put the ground in good condition. At the present time on file in the county clerk's office. They there is from two to four inches of hard show that the total number of farmers in the farmers are having the time of their acres of land under cultivation to be 307.059. life battling with weeds in cornfields. The total number of acres of winter wheat Where there are low places in corn, wheat sown last fall was 15,527; corn, 153,982; rye and oats fields the ground is baked so 976; spring wheat, 2,889; oats, 32,420; barley, hard that the grain is not making the 46; Irish potatoes, 940; sweet potatoes, ? right kind of growth. In a few of the sorghum cane, 657; sugar beets, 5; millet, 603; wheat fields where the ground is low and broom corn, 387; timethy, 8,743; clover, 2,717; very flat there is some rust on the wheat blue grass, 10,946; alfalfa, 709; tons of hav and the heads of the wheat are not filling cut last year, 6,300. The number of acres out as they should.

Rain Helps Crops.

FREMONT, Neb., June 19 .- (Special.)-Three-fourths of an inch of rain fell here last night and considerable hall, but not enough of the latter to do damage. Farm- horses and mules, 216. Plattsmouth precinct ers say the rain will help crops, as it will soften the soil. HARVARD, Neb., June 19 .- (Special.)-

A fine rain came about 11 o'clock last night and will materially help all vegetation, as the top of the ground was becoming to hard and dry.

York grain dealers who were unfortunate in having cars of grain on track in Kansas City during the recent flood which were submerged, have been unable so far to ollect any losses from either railroad or commission firms. The railroad companies claim that the flood was the act of God, for which they are not responsible. The ommission firms claim that the grain was onsigned, but did not remit and where they did remit drew sight drafts on grain dealers here which were paid. They claim that the grain had never been delivered o them and only on acceptance of same they would be liable for damage or loss. The Foster Grain company had three cars. T. W. Smith Grain company had seven cars of wheat and corn and McCloud Gruin company believe they had five cars in the

and 22. Programs for the various events

RESCUER IS ALSO DROWNED

days. Besides the races, base ball games, Little Girl is the First Victim, Falling theaters and the like have been arranged Over Bank Into River.

MAN TANGLED IN DRIFTWOOD AND SINKS

Boy Who Was with Girl When Drowned Becomes Frightened and Hides Instead of Giving

the Alarm.

5-year-old daughter of Mr. and Mrs. A. citizens of Blair and vicinity was held at Hagerbaumer was drowned in the Elkhorn the opera house tonight to listen to speak- river about five miles east of here yesterers who were in the city in the interest of day afternoon and in helping to locate the body of the little girl this morning William is proposed to be built from Omaha through Sicbrasse, a prominent farmer and neighbor of the Hagerbaumers, was drowned.

The girl, with a younger brother, had their home, and on the way home stopped been set. Two of the cars had just been tendance also. The meeting was called to for a little play near the river, and in some order by Mayor O'Hanlon, who, after a way the girl fell over the bank and was C. W. Lyons' barn was unroofed and short speech pertaining to the subject carried away by the swift current. The under discussion, introduced Judge E. M. little brother was so scared that he hid BEATRICE, Neb., June 19.—(Special Tel- Bartlett of Omaha who spoke direct to the in a barn near the home until nearly dark, when the parentz started to search for the children. The boy was found and when questioned said that his sister nad fallen into the river and he had seen her body floating a short distance down the

stream. The river at this point has a very swift current and the banks are very straight and high and the body has not yet been

recovered. This morning about 10 o.clock Mr. Siebrasse, one of the searching party and an new electric line was evidenced by the excellent swimmer, was caught in the driftlarge audience remaining almost to a man wood in some manner and in a few minutes sank from sight.

A large crowd of men from town and all the neighbors for miles are assisting in the

search for the bodies. Mr. Siebrasse was a prominent and wellto-do farmer, about 45 years of age and leaves a wife and a large family of small children.

Up to 2 o'clock neither of the bodies had

visit to this city. He responded to several HAIL CUTS DOWN THE CROPS hearty encores and sang the national hymn, "America," in which he asked all present to join with him in the chorus, High Wind Also Does Considerable Damage at Monroe and As manifested by this meeting a large

Shelton.

MONROE, Neb., June 19 .- (Special Telegram.)-A terrific wind and halistorm struck this place this afternoon, destroying the crop in a strip five miles wide and ten miles long. Two large barns and several windmills were blown down. Wheat and

rye were totally destroyed. SHFLTON, Neb., June 19 .- (Special.) -A small tornado passed through Shelton about 10 o'clock last night and considerable damcrust on top and this crust is so hard that this county is 1,897 and the total number of age was done. A windmill was destroyed at the residence of Charles Horth, a large cornerib was blown over at one of the ele vators and shade trees around town suffered considerable damage. A small amount of hail accompanied the storm and some rain fell, which was the first shower during this month and will be quite beneficial to growing crops.

KEARNEY, Neb., June 19 .- (Special.)-An electrical storm occurred in Kearney last night and this afternoon, accompanied by a heavy rain and hall. The only damage reported was the burning of Polt's horse and jack barn, which was struck by lightning, burning to the ground. Loss, \$1,500, partially covered by insurance. The insurance had just been procured the morning before the storm.



### Physicians Recognize

the remarkable tonic and constructive qualities of

ANHEUSER-BUSCH'S

It is endorsed and prescribed by the best doctors. The ideal food-drink, invigorating, sustaining, NOT intoxicating. It contains 14.60% genuine nutritive extract and less than 2% of

Sold by druggists. Prepared by

Anheuser-Busch Brewing Ass'n

THE WILSON DISTILLING CO.

WILSON WHISKEY. That's All!

Established 1823.