COMMERCIAL AND FINANCIAL

Small Voume of Trading in the Grain Pits at Chicago.

BULLISHNESS IN EVIDENCE

Waest and Corn, Bowever, Both Close a Trifle Higher, with Oats Unchanged and Provisions a Shade Lower.

CHICAGO, June 39.—Trading in the grain pits was of a smaller volume today and cas bullishness was manifested than of ate. although September wheat closed by higher. September corn was a shade higher, cats were unchanged and provisions here still lower.

are office lower. Opening prices in wheat were strong in Opening prices in wheat were strong in the face of easier cables, the bullish reports from the southwest, together with the reports of a lack of rain in the northwest, causing a good demand. July opened 146% histor at 184,26%, and september 140% histor at 184,26%, and september 140% histor at 184,26%. The strength at St. Louis, Minneapolis and Dujuth sarly in the day helped the market here, but there was a good deal of long wheat for sale at the government of the serious strength at St. Louis prices gradually eased off. Commission hou ex were free sellers and offere the middle of the session all the opening advance. prices gradually cased off. Commission hou ex were free sellers and before the middle of the session all the opening advance had been lost, July being down to 76% and September to 76%. A better demaind developed toward the end of the day and the market became firmer. July closed 16% of higher at 75% 075%, while September was included a 16% 075%, while September was and hour were equal to 24,000 out. Primary receipts were 331,000 but, against 422,500 but, a year ago. Minneapolis and Duluth reported receipts of 12 cars, none of contract grade, made total receipts for the three points of 254 cars, against 300 cars last week and 258 cars a year ago. Cold weather, with predictions of general rains, were responsible for a renewal of a bullish sentiment in cora and there was good buying at the start by shorts and commission houses. Opening prices were

good buying at the start by shorts and commission houses. Opening prices were strong, but as the session advanced the market became easier due to liberal solling by hit traders. The market closed about where it left off last night, July being unchanged at 69%c, after selling between 49%c and wick. September closed a shade higher at 49%c, after selling between 49%c and 60%c. Despite the claims of small offerings receipts continued liberal at 8% cars, with 68 of contract grade.

Trade in oats was characterized by a With 98 of contract grade.

Trade in outs was characterized by a strong demand for July from shorts, which caused a good advance in that month, and by the strength in the December option. The poor crop prospects were the main influence. After selling between 33%c and 40%c, July closed %0%c higher at 4c. September was unchanged at 33%c, after ranging between 33%g and 33%c. Local receipts were 176 cars.

Little interest was manifested in provisions, the trading being almost at a stand-

Little interest was manifested in provis-ions, the trading being almost at a stand-still. The easier tone in the hog market was an early influence and with the dull trade, prices ruled easier throughout the day. September pork closed the lower at \$16.90, September lard down 7½c at \$8.90 and ribs 2½g6c lower at \$9.27½. Estimated receipts Monday: Wheat, 20 cars: corn, 525 curs; oats, 210 cars; hogs, 44.00 head. The leading futures ranged as follows:

Articles. | Open. | High. | Low. | Close. | Yes'y. .Wheat 77 60% 77% 78% 00% 76% 15% 00% 75% 74% 5% 75% 16 9234 16 9234 16 8734 16 8734 17 00 17 00 8 5214 8 5714 8 7714 8 7714 8 9716 8 9714 8 90 8 9215

a Old. I New. * No. 2.

Cash quotations were as follows:
FLOUR—Quiet, unchanged; winter pateris, \$1.5693.70; winter straights, \$2.2093.50;
spring patents, \$2.6094.10; spring straights, \$1.509.45; bakers, \$2.4593.00.

WHEAT—No. 2 spring, 77978c; No. 3 77@78c; No. 3 Drink 75071c; No. 2 red, 76%3771/sc. BRAN-CORN-No. 2, 494/950c; No. 2 yellow, 5069 46,00911.00.

OATS-No. 2, 39%c; No. 3 white, 39%41c. RYE-No. 2, 51%c. RYE-No. 2, 51%c. BAFLEY-Fair to choice maiting, 50%52c. SEED-No. 1 flax, \$1.00; No. 1 northwestern. \$1.0201.03; prime timothy, \$3.50; clover, contract grade, \$11.50%11.75. PROVISIONS-Mess pork, per bbl., \$16.57%. Lard per 100 lbs. \$8.75%8.77% Short ribs sides (loose), \$9.156%9.30. Dry salted shoulders (boxed), \$8.124,68.35. Short clear sides (boxed), \$8.224,68.35. Short clear sides (boxed), \$9.624,68.75. Following are the receipts and shipments f flour and grain yesterday:

Receipts. Shipments.

Flour, bbls. 17,200
Wheat, bu 42,400
Corn, bu 511,200
Oats, bu 302,600
Rye, bu 14,800 On the Produce exchange today the butter narket was easy; creameries, 1862-04c; taires, 184-018c. Eggs, easy, at mark, cases included, 124-016-4c. Cheese, steady, luigur 113gc.

NEW YORK GENERAL MARKET.

Quotations of the Day on Various Commodities.

Commodities.

NEW YORK, June 29.—FLOUR—Receipts, 14,000 bhis.; experis, 13,484 bhis.; dull, but firmly held; winter patents, 33.56(4.20; xinter straights, 43.70(5.80; Minnesota patents, 43.00(5.80; Minnesota patents, 43.00(5.80; Minnesota bakers, 83.50(6.70; winter low grades, \$1.70(2.28); Rye flour, steady; fair to good, \$1.50(6.30); choice to fancy, \$3.26(3.50). CORNMIAL—Steady; yellow western, \$1.13. Brangywine, nominal.

RYE—Quiet; No. 2 western, 58%c, f, o. b., alloat; state, 56%c, 60; c. l. f., New York.

BARLEY—Steady; feeding, 45c, c. l. f., Buffalo; we fair the ecopy for the common to choose the common to choice, 11 for the common to the common to choice, 12 for the common to the common to choice, 12 for the common to the common to choice, 13 for the common to choose the common to choice, 15 for the common to the common to choice, 15 for the common to the common to choice, 15 for the common to

white, Orige; track white sagrence. Options opened firm, but eased off.

HAV-Firm; shipping, Sugesc; good to choice, 11.2011.85.

HOPS-Quiet; state, common to choice, 19.2 crop, 179.73%c; 1901 crop, 149.71c; olds, 56754c.

HOPS-Quiet; Galveston, 20 to 25 lbs., 19c; California, 21 to 25 lbs., 19c; Texas dry, 24 to 40 lbs., 24c.

LEATHER-Quiet; acid, 249.724c.

RICE-Firm; domestic, fair to extra, 49 to 40 lbs., 24c.

RICE-Firm; domestic, fair to extra, 49 to 40 lbs., 24c.

RICE-Firm; domestic, fair to extra, 49 to 40 lbs., 24c.

RICE-Firm; domestic, fair to extra, 49 to 40 lbs., 24c.

RICE-Firm; domestic, fair to extra, 49 to 40 lbs., 24c.

RICE-Firm; domestic, fair to extra, 49 to 40 lbs., 24c.

RICE-Firm; domestic, fair to extra, 49 to 10.50 mess, \$3.000.50; beef hams, \$19.50% 20.00; packet \$9.50% loo. city extra India mess, \$16.00718.00. Cut meats, firm; pickled belies, \$2.55016.50; pickled shoulders, \$8.50% 20.00; lacket \$9.50% loo. Lard, easy; wostern steamed, \$9.10; refined, easy; continent, 25 20; South America, \$8.55; compound, \$1.50% 80.0. Fork, firm; family, \$18.70019.00; short clear, \$11.50619.25; mess, \$18.50618.75.

HUTTER-Firm; extra creamery, 11%c; extra factory, 14011c; creamery, common to choice, issuite; imitation creamery, 17819c; state full cream, fancy small colored, 10%c; large white 10%c; smell white, 10%c; large white lowe; small colored, 10%c; large white lowe; small colored, 10%c; large white lowe; smell white, 10%c; large colored, 10%c; smell white, 10%c; large white lowe; smell market today, although enough business was consummated to had prices reasonably steady at the previous day basis. For in there was a fair demand on the basis of \$22.00072; 12% for snot Commer was duil and nominal with lake and electrolytic quoted at \$14.5061

quiet; No. 2 red western, winter, 6e 3d; No. 1 northern, spring, 6a 7d; No. 1 California, 6a 8d. Futures, quiet; July, 6a 374d; September, 6a 374d.

CORN.—Spot, American mixed, new, firm at 5a id; old, quiet at 6a 2d. Futures, duli; June, nominal; July, 6a 8d; September, 4a

Basef Steers Ten to Fifteen Cents Lower Than a West American mixed of the control of the c

OMAHA WHOLESALE MARKET.

Condition of Trade and Quotations on Staple and Fancy Produce.

EGGS-Fresh stock, loss off, 121/2612c, LIVE POULTRY - Hens, 5%c; spring hickens, per lb. 17c; roosters, according to se, 495c; turkeys, 13916c; ducks, 705c; chickens, per lb. l'c; roosters, according to age, 495c; turkeys, 135/16c; ducks, 745c; geese, 567c.

BUTTER-Packing stock, 144/615c; choice dairy, in tuba, 150/1c; separator, 1162c.

FRESH FISH-Fresh caught trout, 9c; pickerel, 9c; pike, 9c; perch, 8c; butterfalo, 7c; bluefish, 11c; whitefish, 9c; salmon, 15c; haddock, 19c; codfish 12c; redsnapper, 19c; lobsters, boffert, per lb., 25c; lobsters, green, per lb., 23c; builheads, 11c; catfish, 14c; black bass, 13/20c; halbut, 10c; shad roe, 40c per pair; roe shad, \$1 each; crappic, 12c; herring, 6c; perch, 6c; white bass, 10c; bluefins, 5c.

BRAN-Per ton, \$15.

HAY-Prices quoted by Omaha Wholesale Dealers' association: Choice No. 1, upland, \$10; No. 2, \$9.50; medium, \$9; coarse, \$8.50. Rye straw, \$7. These prices are for any of good color and quality. Demand fair and receipts light.

CORN-45c.
OATS-49c.

RYE-No. 2, 50c.

VEGETABLES. VEGETABLES.

OLD POTATOES—Northern stock, per pu., 50@5c; natives, 55@40c.

NEW POTATOES—Southern, per lb., 3c. PARSLEY—Per dozen bunches, 30c. PARSN.PS—Per bu., 40c.

CUCUMBERS—Hothouse, per doz., 50c. BEANS—Wax, per bu. box, \$2.50; string, ser bu. box, \$2.50; er bu. box, \$2.50. CAULIFLOWER-Home grown, per doz., 75c. CABBAGE—New California, per 1b., 3c. TOMATOES—New Florida, per 6-basket rate, \$3.25; Mississippi, per 4-basket crate,

2.00.
RHUBARB-Pcr lb., 1c.
NAVY BEANS-Per bu., \$2.50.
ONIONS-New California dry, per lb., 2c;
Texas, per lb., 2c.
FRUITS.

BLACK BERRIES—per 24-pint case, \$3.50.

RED RASPBERRIES—per 24-pint case, \$2.50.

BLACKBERRIES—Per 24-quart case, \$2.50.

APRICOTS—California, per box, \$1.50.

PEACHES—California, per box, \$1.25.

CHERRIES—California, white and black, per 10-th box, \$2. APPLES-Ben Davis, per bbl., \$4.50.

APPLES—Ben Davis, per bbl., \$4.50.

TROPICAL FRUITS.

FIGS—California, per 19-ib. cartons, 75c;
Turkish, per 18-ib. box, 18c.

ORANGES—California navels, fancy, for 176 and smaller sizes, \$4.00; for 150 and larger sizes, \$2.25; Mediterranean, all sizes, \$2.003.25; Jaffa, \$2.503.50; fancy blood, per half box, \$2.00.

LEMONS—California fancy, all sizes, \$4.50; Messinas, \$4.00.

MISCELLANEOUS.

MAPLE SUGAR—Ohio, per lb., 10c.
POPCORN—Per lb., 2c; shelled, 4c.
HIDES—No. 1 green, 6½c; No. 2 green,
6½c; No. 1 salted, 7½c; No. 2 salted, 6½c;
No. 1 veal calf, 8 to 12 lbs., 8½c; No. 2;
veal calf, 12 to 15 lbs., 6½c; dry salted
hides, 8½2c; sheep pelts, 25@75c; horsehides, \$1.50@2.50.

NUTS—Wainuts, No. 1 soft shell, per lb.,
lbc; hard shell, per lb., 14c; No. 2 soft shell, NUTS-Walnuts, No. 1 soft shell, per lb., l6c; hard shell, per lb., l4c; No. 2 soft shell, per lb., l3c; No. 2 hard shell, per lb., l2c; Brazils, per lb., l2c, Filberts, per lb., l2c, Almonds, soft shell, per lb., l6c; hard shell, per lb., l5c. Pecans, large, per lb., l2½c; small, per lb., l1c; cocoanuts, per cox, 61c; chestnuts, per lb., l0c; peanuts, per lb., b2c; roasted peanuts, per lb., 7c; black walnuts, per bu., \$1; hickory nuts, per bu., \$1.50.

St. Louis Grain and Provisions. ST. LOUIS, June 20.—WHEAT-Steady; No. 2 red, cash, elevator, nominal; track, 96804c; July, 794c; September, 74%c; No.

No. 2 red, cash, elevator, nominal; track, 79g804c; July, 784c; September, 74%c; No. 2 hard, 78g80c.
CORN-Firm; No. 2 cash, nominal; track, 55c; July, 49%c; September, 48%d484c.
OATS-Lower; No. 2 cash, nominal; track, 41c; July, 39c, nominal; September, 33c; white, 49c.
RYE-Held at 53c.
FLOUR-Quiet and firm; red winter patents, 43,75g3.99; extra fancy and straight, 33,45g3.70.
SEED-Timothy, steady at \$2.00g2.50.
CORNMEAL-Steady at \$2.70.
BRAN-Quiet; sacked, east track, 80g81c.
HAY-Duil; timothy, \$11,00g16.50; prairie, 36,00g11.00.

16.00611.00.
IRON COTTON TIES—\$1.05.
BAGGING—54.664c.
HEMP TWINE—5c.
PROVISIONS — Pork lower; febbing.
standard mess, \$17.274; Lard. lower at \$8.40.
Bacon, steady; boxed. extra shorts, \$10;
clear ribs, \$10.25; short clear, \$10.314;
POULTRY—Steady; chickens, 10c; springs,
13c; turkeys, \$c; ducks, 7c; geese, 364c.
BUTTER — Steady; sreamery, 17.6224c;
dairy, 156215c.

dairy, 15@18c. EGGS—Stendy at 12%c, loss off. METALS—Lead, dull at \$4.00@4.02%. Spel-ter, nominal at \$5.50. Receipts. Shipments. Flour, bbls. 5,000 Wheat, bu 12,000 Corn, bu 22,000 Oats, bu 23,000

Philadeiphia Prosuce Market. Philadeiphia Produce Market.

PHILADELPHIA, June 20.—BUTTER—
Steady. Extra western creamery, 22c; extra
nearby prints, 22c.
EGGS—Firm, fair demand. Fresh nearby,
18c. loss off; fresh western, 17%,618c, loss
off; fresh southwestern, 17c, loss off; fresh
southern, 162164c, loss off.
CHEESE—Steady, fair demand. New
York full creams, choice new, 113c; fair
to good, 104,611c.

Wilwankee Grain Market. MILWAUKEE, June 20. - WHEAT -Steady; No. 1 northern, 8563854c; No. 2 northern, 85c; July, new, 75%c; old, 76% RYE-Steady; No. 1, 53@55%c. BARLEY-Steady; No. 2, 57c; sample, 43

646c. CORN—July, 49%c. Kansas City Grain and Provisions. KANSAS CITY, June 20.—WHEAT—July, 68½c. September, 65½c. CORN—July, 46½g730%c; September, 44½c EGGS—Firm; Missouri and Kansas stock cases returned, 11½c doz.; new whitewood cases included, 12c.

Minneapolis Wheat, Flour and Bran MINNEAPOLIS, June 20.—WHEAT—Cash, 83½c; July, 81½c; September, 73½c; on track, No. 1 hard, 84½c; No. 1 northern, 78½c; No. 2 northern, 72½c; No. 3 northern, 79½626c; FLOUR—First patents, \$4.15£4.25; first clears, \$1.562.25; second clears, \$2.2962.46. BRAN—In bulk, \$14.00\$614.25.

Duluth Grain Market. DULUTH, June 20.—WHEAT—To arrive, No. 1 hard, 81%c; No. 1 northern, 82%c; No. 2 northern, 80%c; July, 82%c; September,

OATS-37146374c. Peoria Market. PEORIA, June 20 .- CORN-Lower: No. 4,

OATS-Dull; No. 2 white, 40c; No. 3 white, 394c; No. 4 white, 39c. Toledo Seed Market.

TOLEDO, June 20.—SEEDS—Clover, fairly active; October, \$5.75; prime timothy, \$1.80.

Sugar and Molasses.

NEW YORK, June 20.—SUGAR—Raw, ready; fair refining 34c; centrifugal, 90 test, 3 19-82c; molasses sugar, 2 29-32c; refined stendy; No. 8, 4-9c; No. 1, 4-9c; No. 8, 4-9c; No. 10, 4-25c; No. 11, 4-20c; No. 12, 4-15c; No. 18, 4-19c; No. 14, 4-40c; No. 12, 4-15c; No. 18, 4-19c; No. 14, 4-40c; confectioners A, 4-70c; mould A, 5-10c; cut loaf, 5-45c; crushed, 5-45c; powdered, 4-25c; granulated, 4-85c; cubes, 5-19c.

MOLASSES—Firm; New Orleans open kettle, good to choice, 316-90c.

NEW ORLEANS, June 20.—SUGAR—Duil, open kettle, 25-613 7-10c; open kettle centrifugal, 34-63-34c; whites, 4 11-16c; yellows, 3-34c; second, 3-23-5c.

MOLASSES—Open kettle nominal, 136-36c; centrifugal, 3-61-8c.

Weekly Bank Statement. NEW YORK, June 20.—The statement of averages of the clearing house banks of this city for the week shows: Loans, \$904.—\$02.100, increase \$11,468.100; deposits, \$839.719—400, increase \$2.700; legal tenders, \$74.084.700, decrease \$2.700; legal tenders, \$74.084.700, decrease \$904.500; specie, \$133.450,700, increase \$1.350,500; reserve required, \$227.444.875, increase \$137.400; surplus, \$10.090.575, increase \$422.400; ex-United States deposit, \$19.425.000, increase \$648.825.

Exports and Imports at New York. NEW YORK, June 21.—Total imports nerchandise and dry goods at the port of New York for this week were valued relief was dult and easy with spot at according to the fron market was easy, with demand slack and prices nominally inchanged.

Liverpool Grain Market.

LIVERPOOL, June 20.—WHEAT—Spot, were \$50,091, sliver and \$3,27 gold.

FRUITS.

STRAWBERRIES-Hood rivers, \$2.00.

BLACK RASPBERRIES-Per 24-pint case, June 11... 5 0314 7 36 5 91 5 90

*Indicates Sunday.

Cattle, Hoge, Sheep. 1,712 2,719 3,296 3,109 740 1,070

Cudahy, from R. C. 1850 149

Armour, from Soc City 1, 1,579

Totals. 68 17,547

CATTLE—There were only a few bunches of cattle in the yards this morning and not enough with which to make a test of the market. For the week receipts have been unusually heavy, and as compared with last week there is an increase of about 5,000 head, and as compared with 1,000 head. The receipts for the year to date show an increase of about 15,000 head. The beef steer market has oeen in fairly satisfactory condition this week considering the extremely heavy runs. On Monday there was a disastrous oreak in prices amounting to right around 20c. On Tuesday the market was weak to a dime lower, which made the decline for the two days about 25,036c. Slnce inst time. however, the tendency has been steadily upward and about 15,000 of the decline has been regained. Handy weight cattle have improved the most, so they are not more than a dime lower for the week, but the heavy cattle and all weights lacking in quality are about 15c lower. Trading has been active on most days, so that in spite of the heavy receipts early clearances have been made as a general thing. The bulk of the init to good cattle are now selling from \$4.50 to \$4.75 and the choicer grades from \$4.50 to \$5. The common kinds sell largely from \$4.50 to \$5. The common kinds sell largely from \$4.50 to \$5. The common kinds sell largely from \$4.50 to \$5. The common kinds sell largely from \$4.50 to \$6.50. The grades of vornfeds are right close to steady for the week and may be quoted from \$4.50 to \$6.50. The grades of vornfeds are right close to steady for the week and may be quoted from \$4.50 to \$6.50. The grades of vornfeds are right close to steady for the week and prices have been show sellers all the week and prices have been show sellers all the week and prices have been show sellers all the week and prices have been show sellers all the week and are about steady with last week's Totals....

Sioux City Live Stock Market.

t that	WER		on the	ext	rem	e clos
present	ative	anle	51	1000		e. 5,000
A	v. Sh.	Pr.	No.	AT	. Eh	Pr
111111 393		5 82%	60		40	5 ST44
	173.00	5 85	61	247	120	5 8714
	49	0.80	61	253	80	& 873d
		4.83	68	226	120	A 8716
206	80	9 10	60	252	444	B 87%
	40	5-85	55	134	40	者 部 6
	200	2.72	66		200	5.8756
200	130	0.00	50		.40	B 87%
		2.50	58		ING.	电积操
71177.311	444	5 45	53		160	9 9714
	2411	7. 15	27		180	B- 87/4
207	147	1 45	64		190	B 8116
	46	5 9734	71		200	D 83.74
262	50	2.571	53		240	2 82.56
	400	6.8254	19			2 8179
	80	8 8714	60		127	1 217
254	80	0.9012	66		144	2 51.7
	1 224	3 874	\$7		240	5 60
	411	6 8754	\$6		110	A 80
	1,20	8. 87%	43		225	8 50
	120	8 871	10		40	A 90
***************************************	110	6 87%	66		80	5-50
	340	5 8754	84	751	80	3 10
Ferres 251	155	E 87%	50	250	90	5 90
224	160	4 175	#0	183	. 80	B 50
	50	0.8714	47	275	200	5 50
144.204.488	80	5 17%	62		160	5:20
22121112	. 80.	5.87%	40		160	5.80
	120	5.87%	61		. 50	3.90
31111-201	299	9.4156			- 80	6.90
	99	8 8716	63		160	5.99
**********	922	T. 2234	1 20 mm		160	5.20
CONTRACT OF	5	3 87 4	EB		227	·# 13

at all the way from 75c to \$1.50 in extendences.

There are very few feeders coming and no change in the market has been noticed. From the quotations below it will be noticed that spring lambs are now classified as lambs, and that the yearling lambs are now quoted as yearlings. This classification will be observed, hereafter, in quoting prices.

tion will be observed, hereafter, in quoting prices.

Quotations: Good to choice lambs, \$5.75% 5.2c; fair to good lambs, \$5.26%5.75; good to choice yearlings, \$4.75%5.00; fair to good yearlings, \$4.50%4.75; good to choice wethers, \$4.25%4.50; fair to good wethers, \$3.75%4.50; fair to good wethers, \$3.75%4.50; fair to good even, \$3.75%4.50; fair to good even, \$3.50%3.50; feeder lambs, \$2.50%3.50; feeder yearlings, \$2.50%3.50; feeder wethers, \$2.50%3.50; feeder wethers, \$2.50%3.50; feeder even, \$2.00%2.75.

CHICAGO LIVE STOCK MARKET.

Hogs Sell a Trifle Lower with Seventeen Thousand Head Received.

teen Thousand Head Received.

CHICAGO, June 19.—CATTLE—Receipts, 300 head, steady; good to prime steers, \$5,0005.45; poor to medium. \$4,0004.85; stockers and feeders, \$3,0004.75; cows, \$1,0004.50; holfers, \$2,2504.45; canners, \$1,6006.2,80; bulls, \$2,5004.25; calves, \$2,0026.50; Texas fed steers, \$3,5004.50.

HOGS—Receipts today, 17,000 head; estimated Monday, 42,000 head; left over, 2,000 head; steady to 5c lower; mixed and butchers, \$5,5506.15; good to choice heavy, \$1,1006.20; rough heavy, \$5,30074.10; light, \$5,0005.20; bulk of sales, \$6,0506.15.

SHEEP AND LAMBS—Receipts, 2,000 head; sheep and lambs, steady; good to head; sheep and lambs, steady; good to choice wethers, \$4.5095.55; fair to choice mixed, \$5.00974.25; western sheep, \$4.2595.90; native lambs, \$4.0096.75; western lambs.

St. Louis Live Stock Market. St. Louis Live Stock Market.

ST. LOUIS. June 20.—CATTLE—Receipts.
1,200 head, including 250 Texans; market
steady; native shipping and export steers,
\$4.65625,50; dressed beef and butcher steers,
\$3.7566,25; steers under 1,070 lbs., \$3.7564,75;
stockers and feeders, \$3.2564,30° cows and
heiters, \$2.4063,20; canners, \$2.0062,25; bulls,
\$3.0064,25; calves, \$5.0066,50; Texas and Indian steers, \$3.5064,25; cows and heiters,
\$2.4063,20.

HOGS—Receipts, 5.000 head; market easy
to 5c lower; pigs and lights, \$5.6563,95; to 5c lower: pigs and lights. \$5,5575.95;
psckers. \$5,7066.05; hutchers. \$6,0066.1246.
SHEEP AND LAMBS-Receipts. 500 head;
market steady: native muttons. \$4,0064.65;
lembs. \$4,7566.50; culls and bucks. \$2,5066
\$50; stockers. \$2,2562.75; Texans. \$7,506

4.25. New York Live Stock Market. NEW YORK. June 20.—BEEVES—Receipts, 55 head, all consigned direct; no sales reported. Dressed beef, steady; city dressed native sides, 7@8% c per lh.; reported exports for today, 1,200 beeves, 35 sheep, 2.956 quarters af beef.
CALVES—Only two head on sale; city Gressed vanls, 8@11c.
HOGS—Receipts, 2.841 head; none reported on sale alive. HOGS-Receipts, 2.81 head; none reported on sale alive.

SHEEP AND LAMBS-Receipts, 5.780 head; sheep, lower, \$3.595.00; lambs, \$6.500 7.50; dressed mutton, general sales, 76700/2c; dressed lambs, general sales, 11613c.

St. Joseph Live Stock Market. ST. JUNEPH, June 20 -CATTLE-Re-celpts, 1,775; active. 56:00 higher: top. \$4.95. HOGS—Receipts, 5.134: steady to strong; light and light mixed, \$1.75@5.87%; medium and heavy, \$5.80@6.05; bulk, \$5.80@5.90; pigs, SHEEP AND LAMBS-Receipts, 100 head;

Sloux City Live Stock Market.

NEW YORK, June 29.—DRY GOODS—The market closed quietly for the week with operations of buyers restricted to bare necessities. The tendency of prices is higher but the buyer is not to be cajoled into speculation by the prospect of being obliged to pay more in the near future. Curtailment is increasing in cotton mills throughout the country and although no agreement is being entered into, individual curtailment is becoming very general.

Wool Market,

NEW YORK, June 20.—WOOL—Firm;
domestic fleece, 286325.

ST. LOUIS June 20.—WOOL—Good demand and higher; medium grades and combing, 174,6721c; light fine, 18618c; heavy fine, 12615c; tub-washed, 18629c.

LONDON, June 20.—The arrivals of wool for the fourth series of auction sales amount to 215,516 bales, including 126,016 forwarded direct to spinners.

Oil and Rostn. SAVANNAH. June 20.—OILS—Spirits of furpenline, firm, fic. Rosin, firm. A, B, C, \$1.55; D, \$1.60; E, \$1.65; P, \$1.70; G, \$1.75; H, \$2.25; I, \$2.70; K, \$2.85; M, \$2.85; N, \$3.65; W. G., \$2.10; W. W., \$2.20. SUPREME COURT SYLLABI

10060. Sturdevant mothers against Farmers and Merchants hank, Rushville, Error, Douglas. Former judgment adhered to Holcomb, J.

I. The power of a corporation to make valid contracts is measured by its charter; and the scope of the authority of its officers and agents acting for it is limited and a person dealing with such corporation is chargeable with notice of such limitations.

ser; and aperson dealing with such corporation is chargeable with notice of such limitations.

2. Where the cashier of a banking corporation has attempted to obligate the bank as a surety on a replevin undertaking in an action between third parties in a controversy over the right of possession of the property replevined, and there is nothing in the record other than the act of executing and undertaking from which it may be inferred that the corporation was interested in the subject matter of the controversy, or that the undertaking was executed with a view to furthering the interests and business of the corporation for which it was created, the only presumption fairly arising from such a state of facts is that the corporation has no interest in the controversy and attempted to obligate liself solely as surety for accommodation of the plaintiff in the replevin action.

3. A banking corporation organized to do a business the nature of which 'shall be banking in all its branches including the buying and selling of United States bonds and municipal and other securities, the loaning of money on personal and collateral security and aiso on real estate security on regular banking time, the buying and selling of United States bonds and municipal and other securities, the loaning of money on personal and collateral security and aiso on real estate security on regular banking time, the buying and selling of bills of exchange, promissory notes, mortgages, tax certificates, tax titles and other business usually transacted by a bank or banker," not being authorized or empowered to pledge its credit as a matter of accommodation by executing undertakings in judicial proceedings, a person dealing with such corporation is not warranted in indusing in the presumption that the cashler of the bank is authorized to obligate the corporation as surety on a replevin undertaking in an action between third parties in which the bank is authorized to be personation in an action between third parties in which the bank to all outward typera

The following opinions will be officially The following opinions will be officially reported:
19472. Youngston against Bond. Appeal from Kearney. Former judgment adhered to. Pound, C., division No. 2.
1. Where a suit in equity is to be regarded as part of the proceedings for settlement of the estate of a deceased person, it must be brought in the county court, which has exclusive original jurisdiction of such matters.

affected thereby.

12896 Seay against Schrader. Error from the season of the venue in a complaint is to name the place where the alleged offense was committed and to show that the court before whom the information is laid has jurisdiction to proceed. It is not an error fatal to the jurisdiction of the court to recite these matters in the English language, and no particular form of words is indispensably reuisite for that purpose.

particular form of words is indispensably reuisite for that purpose.

2. When, in a criminal prosecution before a police judge in a city of the first class, governed by chapter xviii of the session laws of 1901, it is shown that the judge is disqualified to act by reason of interest, bias or prejudice, it is not erroneous for the mayor to appoint a justice of the peace of the city to act in place of the judge, as provided by section 117 of that chapter.

3. P'aying at the game of base ball in this state or Sunday is forbidden by the statute. State against O'Rourk, 35 Neb.

Greeley county. Affirmed. Oldham. C. Interported. In the property of the mayor to appoint a fusite of the pace of the mayor to appoint a fusite of the pace of the mayor to appoint a fusite of the pace of the mayor to appoint a fusite of the pace of the mayor to appoint a fusite of the pace of the mayor to appoint a fusite of the pace of the mayor to appoint a fusite of the pace of the mayor to appoint a fusite of the pace of the mayor to appoint a fusite of the pace of the mayor to appoint a fusite of the pace of the

2. Pleadings examined and held that the judgment thereon was properly entered. was submitted below.

12156. Sanford against Anderson. Error from Saunders. Former judgment vacated; judgment of the cistrict court affirmed. Hastings. C., Division No. 1.

1. A mortgage of a farm worth from \$6,000 to \$5,000, which is resided upon by the mortgage of and embraces his homestead exemption is entitled on an appeal from an order confirming a sale, which did not realize the full amount of the mortgage and where the taxes are in arrears and are accumulating, to a receivership to take charge of that portion of the premises not embraced in the homestead exemptions, the property being readily divisible and no objection being made to the admeasurement of the homestead made by the trial court.

2. Former judgment in this case vacated

taching creditors bear to each other

5. A plaintiff will not be heard to complain of a defect of parties in a routeclaim where the record discloses that the sion No. 1. Unreported.

omitted party is equally necessary to a line an action by a trustee in bankruptcy

lis the ratio the claims of the several attaching creditors bear to each other

11870. Farmers and Merchants Bank of
Huvelock against Wilson. Error from
Lancaster. Reversed. Oldham, C. Diviclaim where the record discloses that the sion No. 1. Unreported.

In an action by a trustee in bankruptcy

lis the ratio the claims of the several attaching creditors bear to each other

11870. Farmers and Merchants Bank of
Huvelock against Wilson. Error from
Phones 106 and 165. Members all principal exchanges. Write for our delily may-

1. Chapter 50, session laws of 1898, entitled 'An act creating a state registry of brands and marks, a state brand and marks committee, providing for brands and marks upon live stock, and repealing chapter fifty-one (51) of the Compiled Statutes of 1897," was in conflict with the constitution and wholly void.

2. it was not the intention of the legislature by section 2 of chapter 50 aforesaid to create a new office to be filled by the secretary of state, but the provision in said section authorizing the governor to appoint three persons to act as members of a brand and mark committee was an abortive attempt to add to the number of executive state officers created by the constitution. The legislature intended that the ser-

3. The legislature intended that the serretary of state should retain for his services as a member of the brand and mark
committee 20 per cent of all the fees received for recording brands and marks.

4. Money received by the secretary of
state for recording brands and marks under
the provisions of the act of 1829, was not
received by virtue of his office, but under
color of his office.

5. The sureties on official bonds do not
undertake to answer for acts done by their
principal under color of his office, but only
for nots done by virtue of his office,

5. The state has no legal title to any
part of the fees received by the secretary
of state for recording brands and marks
under the provisions of the act of 1839, but
that officer having, in collecting such fees,
assumed to act in an official capacity, the
law does not permit him, when called to
account by the state, to deny that he se
acted.

ount by the state, to deny that he so ed.

A general demurrer admits the truth all material facts well pleaded, but does admit conclusions of law.

Official misconduct is not established showing that trust funds have been d by public officer for the very pure the legislature and the owners of the dis intended they should be used.

Rice against Allen. Appeal from it. Affirmed. Kirkpatrick, C. Division

The rule that conveyances between hus-1. The rule that conveyances between hus-band and wife whereby creditors are de-layed in the collection of their debts will be closely scrutinized, does not throw upon the wife the burden of proving the good faith of conveyances to her made by third parties, where it is not made to appear that the husband purchased the property or that his funds were used in payment.

2. Where a judgment is void for want of jurisdiction over the person of the defend-ant the latter may walt until an effort is.

The following opinions will not be offi-cially reported:

cially reported:

12159. Omaha Savings Bank against Omaha. Appeal from Douglas. Affirmed. Kirkpatrick, C. Division No. I. Sullivan, C. J. dissents. Unreported.

1. While a purchaser at an execution sale takes the real interest of the debtor, and is not necessarily concluded by the appraisement, yet, where the amount of a tax lien, which has not been mentioned or included in the cecree, has been deducted from the gross appraised value of the property by the appraisers, and the purchase is made for less than two-thirds, of the gross appraised value, upon the assumption that such taxes are a valid iten, the purchaser taking advantage of the deduction thereof, will be presumed to have undertaken to pay such taxes, and will not be heard to deny their validity in an conitable proceeding seeking to enjoin their collection. cially reported: Which has exclusive original jurisdiction or takes the real interest of the debtor, and shipments for yesterday:

Receipts Shipments
Receipts Shipments
Receipts Shipments
Receipts Shipments
Sheep 29,95
Hogs 25,22
Show Sheep 25,22
Sheep 25,25
Sheep 25,26
Ransa City Live Stock Market.

KANSAS CITY, June 29,—CATTLE—Return the last of the state property is not construction of the will state as seen that a distinction is to be fragged to the state property in the state property is not the state property in the last of the state property is not constructed on the state property in the laster case and a suit by trustees under a will relating to their trust, and that in the laster case suit must be property by the appraisers, and the provisions of the will relating to their trust, and that in the laster case suit must be brought in the district court.

St. Scanners 1156/250: bulls 815/845, york erg. Scanners 1156/250: fed ewes, 825/855, fe

3. Evidence examined and held sufficient

different warranties, in order to induce the buyer to execute notes for the nurchase buyer to execute notes for the nurchase brice notwithstanding he claimed the original warranty was not compiled with, is admissible.

5. An instruction that a defendant has the burden of proving the material allegations of his defense without stating what allegations are material, is not to be commended, but it is without prejudice where a prior instruction sets forth the issues raised by the defendant's answer upon which the jury are to pass.

155. Shenandoch National Bank against Gravatte. Error from Douglas. Affirmed. Alhert C. Division No. 2. Unreported.

1. Where the signature of a person is obtained to a promissory sote, which he is unable to read, by false and fraudulent representations, whereby he is induced to believe that he is unrely signing a receipt, the note cannot be enforced, even in the hands of a bonafide holder where it appears that the maker was without any fault or regigence in signing the instrument.

2. Where the fraud in obtaining the signing a trading trade out that the linear trading trade at the rates required and the shiring trade at the

fault or regligence in signing the instrument.

2 Where the fraud in obtaining the signature of the maker is established, it is
sufficient for the maker to show that he
was free from fault and negligence in signing the instrument, and he is not required
to show that he is not chargeshie with
"misplaced confidence in others." Dinamore v. Stimbert, 12 Neb., 433, modified.
1284. Gardner against Hagerman. Error
from Red Willow, Affirmed Duffie, C.
Division No. 3. Unreported.
1288. Tichy against Simerek, Appeal
from Saline. Affirmed. Barnes, C. Division No. 2. Unreported.
1 Evidence contained in the bill of exceptions examined and held that the consideration for the conveyance sought to be
set aside for fraud and undue influence was
adequate.

action for money had and received could be maintained to which the defendant might interpose a counter claim or setoff.

(2) That the statute of limitations did not begin to run until the first attachmet, was dissolved.

2. The seigure of the goods of a third party by the sheriff under an order of attachment is tortious and attaching creditors who foin with the sheriff in resisting an action brought by such third party to recover the roods become trespassers abilitin, and jointly and severally liable for a money judgment rendered therein in favor of such third party.

3. When such judgment is satisfied by one of the parties, contribution will be enforced, where it appears that the parties acted in good faith and without any intention of committing a trespass.

4. The basis of contribution in such cases is the ratio the claims of the several attaching creditors bear to each other.

5. A plaintiff will not be heard to complain of a defect of parties in a position.

determination of his own cause of action.

1260. Western Union Telegraph Company against Village of Wakefield. Error from Dixon. Reversed. Oldham. C. Division No.

2. Suillyan. C. J., dissenting.

1. A village may impose a reasonable occupation tax upon telegraph companies doing business within the village, which have compled with the telegraph laws adopted by congress in 1866.

2. Such tax should be so restricted as to not include any interstate business or business of the government of the United States transacted by such company.

2. Where such ordinance imposes a tax on the business of such company tans acted for the government of the United States transacted by such company acted for the government of the United States, and, therefore, void.

4. Western Union Telegraph Company against Fremont, 39 Neb., SE, 18 N. W. Rep., 415, examined, approved and distinguished.

1. Chapter 50, session laws of 1896, entitled "An act creating a state registry of brands and marks, a state brand and marks committee, providing for brands to defendant's lands which a court of equity has power to remove.

4. Where a judgment, apparently valid upon its face, is void for want of service upon the defendant, and subsequently such judgment becomes dormant, it is not validated by personal service upon the defendant of an order of revivor to which no appearance is made.

5. Evidence examined and found sufficient to sustain the findings and judgment of the trial court.

of the trial court.
13829. Brassch against Cemetery Association. Error from Madison. Affirmed.
Barnes, C. Division No. 2.
1. A court of equity will enjoin the use of of the trial court. 1. A court of equity will enjoin the use of a tract of land for cemetery purposes so situated that the burial of the dead there will injure life or health, either by corrupting the surrounding atmosphere or the water of wells or springs.

2. A burial ground near dwellings is not necessarily a nuisance and the court will only interfere and enjoin its use on Clear and convincing proof of prebable injury.

3. Evidence examined and held insufficient to sustain an injunction.

and convincing proof of prebable injury.

S. Evidence examined and held insufficient to sustain an injunction.

12831. Dodge County against Diers. Error from Dodge. Reversed. Pound, C., Division Ne. 2.

1. In the absence or a statute, a county is not liable for necessaries furnished to persons not paupers while quarantined in their residence for the time being.

12848. Clasen against Pruhs, Error from Lancaster. Affirmed. Oldham, C., Division No. 1. Bedgwick, J., concurring specially.

1. Infants have a right to sue by guardian or next friend to recover damages for injuries done to the person by the tortous acts of another.

2. A preponderance of the evidence is sufficient to prove an issue in civil action for assault and battery.

3. A parent, or one standing in the relation of parent, is not liable either civilly or criminally for mederately and reasonable care to be a supersonable.

reasonable.
4. It is a question of fact to de determined 4. It is a question of fact to de determined by the jury whether or not the punishment inflicted was under all the circumstances and surroundings reasonable or excessive.

5. Held, that the omission to write the word "given" on an instruction, signed by the judge, read by him to the jury and delivered with the other instructions for consideration in the jury box, does not constitute reversible error.

6. Instructions examined and held not prejudicial.

prejudicial.

7. Action of the trial court in the admission and exclusion of evidence examined and held not prejudicial.

8. Where it is averred that the parent had necessary means to provide food and clothing for a child and falled to do so, such allegation not being admitted, it is proper to admit proof of the financial shifty of the parent to so provide, when such evidence is restricted by instruction to this purpose alone. Evidence examined and held sufficient

3 Evidence examined and held sufficient to sustain the verdict.
12886. Downing against Hertshorn. Appeal. Buffalo. Reversed instructions. Pound, C. Division No. 3.
1. A wife may claim a homestead in a life estate held by her husband.
2. Where a tenant for life pays off a morigage or other charge upon the entire estate, he is presumed to do so for his own benefit, and may preserve and enforce the lich for reimbursement over and above the proportion of the debt which he is bound to contribute.

proportion of the debt which he is bound to contribute.

3. But his right to preserve and enforce the lien exists for the purpose of reimbursement or contribution only, so far as his estate or interest is concerned; in the absence of intervening interests or other special circumstances making such result inequitable, the lien is extinguished, and a subsequent assignment of the whole charge is, in substance, the creation of a new incumbrance thereon.

4. The mortgage or other charge upon the entire estate risy be keut alive as to the individual estate or interest of the person paying it off by taking an assignment.

5. If in such a case, however, the prevation of the Een as to such estate or terest would operate fraudulently or equitably, it will not be permitted, and junior liens.

3. Evidence examined and held sufficient to sustain the findings and judgment of the trial court.

1239. First National Bank, Pawnee, against Wishard. Error from Pawnee.
Reversed. Commissioners. Division No. 1.

Unreported.

1230. Fidelity Mutual Fire Insurance Company against Murphy. Error from Pawnee.
Reversed. Commissioners. Division No. 1.

Unreported.

1250. Fidelity Mutual Fire Insurance Company against Murphy. Error from Greeley county. Affirmed. Oldham, C. Division No. 1. Unreported.

1. Oral testimony may be introduced for the purpose of explaining an ambiguity in a written instrument.

2. "Where an insurance company, with knowledge of a breach of the conditions by the insured, fails to declare a forfeiture

OIL CITY, June 21.—OIL—Cred t bal-ances, \$1.50; certificates, no bid; shipments, 100.667 bbls, average 76.922 runs, 91.005 bbls, average 81.980; shipments, Lima 97.881 bbls, average 70.011; runs, Lima 63.825 bbls, aver-age 58.883.

Chamberlain's Stomach and Liver

Tablets Better Than Pills. The question has been asked, in what way are Chamberlain's Stomach and Liver Tablets superior to pills? Our answer is They are easier and more pleasant to take, more gentle and mild in their, action and more reliable, as they can slways be depended upon. Then they cleanse and invigorate the stomach and leave the bowels n a natural condition, while pills are more harsh in effect and their use is often for lowed by constipation.

PRIVATE WIRES GEO. A. ADAMS CRAIN CO. GRAIN, PROVISIONS AND