Deputy Game Warden Resigns.

deputies today tendered his resignation to

the chief because his moral and religious

Railroad Not to Blame.

Because he was not attentive to the bank-

ing end of his cattle business, Ezekiel John-

ston of Phelps county will have to bear the

burden of loss sustained through the de-

tention of a trainload of cattle shipped by

him. The Burlington railway was the de-

fendant and the suit was for damages occasioned to Johnston because the railway

stopped a shipment of cattle destined for

Chicago at South Omaha for a few hours

whether arrangements had been made to

loading them, as he would be apt to have trouble. This warning is taken by the court

sued until he was able to secure the re-

O'Reilly Does Not Get New Trial.

asked for, but the court overruled the mo-

Interior Department Supreme.

The state supreme court refuses to lock

orns with the United States department of

the Interior in order to give Harry Mc-

Donald of Buffalo county a chance to pre-

empt a quarter section of land in the Union

Pacific grant in that county. McDonald

secured a decree from the lower court or-

dering the railway company to issue him a

deed and give up possession, on the strength

the grant, which provides that the land

which the road fails to dispose of within

three years after the completion of the road

shall be open to entry at \$1.25 an acre. The

that the pre-emption laws which authorize

the purchase of government land in the

manner contemplated in the petition of the

plaintiff was repealed in 1801. Any right to take action in the matter is disclaimed in

favor of the United States Department of

the Interior, and that the decree in com-

manding the railroad to make the grant is

dismissed with the remarks that the con-

tention of McDonald that the railroad was

holding possession of the land at the pres-

possible for him to demand title from the

Supreme Court Proceedings.

W. J. Coad and James A. Bone were ad-

mitted to practice on motion. John A. Pat-

terson was admitted upon recommendation of the bar commission. The following cases

Yates against Jones National Bank, Yates against Utica Bank, Yates against Bailey. Yates against Bailey. Yates against Bank of Staplehurst, South Omaha against McGavock, Lackner against Sawyer, Stansbury against Storer, Preston against Stover, Landing against Wessell, Behmidt against Fremont, Omaha against Krantz, Neilsen against Cedar County,

were orally argued and submitted:

ent time without right would make it im-

supreme court calls attention to the fact

lease of the shipment.

in personal injury cases.

selved. The court held that w

could show the right thereto.

BARGAIN FRIDAY SPECIALS CARRY TRADING STAMPS EVERY TIME!

This concession is a wonderful stimulus to intelligent money savers. How many stamps can you collect today?

Rousing Hour Sales in DRY GOODS FRIDAY

From 8 to 9 a. m.—Apron gingham, worth 6½c 4	3/4C
9 to 10—Odds and ends in children's underwear, worth to \$1.00, for	9c
10 to 11 Cinderella and baby flannels, in plains	
per yard	1/2C
11 to 12—Remnants, white cambric Lonsdale, Berkley, etc., 36 in. wide, for	6c
TO A SECOND TO SECOND S	5c
1 to 2-Ladies' extra heavy black fleecs lined 1	9c
2 - 2 1	1/2C
3 to 4—10c and 15c handkerchiefs, at, each	
T to 5 -10c charles for comforts, only, per	50
yard	00

BIG REMNANT SALE ALL DAY. Lots of silks, velvets, dress goods linings, linen sheets and sheeting, laces, embroidery, trimmings, and all odds and ends in bosiery and underwear will be sold at less than one-half price.

Special Sale of Fine White China for Decorating.

Biggest saving ever offered in this community White China salts and peppers, 10C J. Pouyat's STEINS, J. Pouyat's large size Dragon handle Large vase with two handles, \$3.75 value, \$2.68 Haviland & Co's ranson shape breakfast plates, each..... Royal Austrian plain cups and saucers, every one nice and smooth, 20 cent values, for this sale,

Attend Our Thanksgiving Sale of High Class Dinnerware.

All dinnerware thoroughly warranted. We have the largest line in the west.

100 Pieces, \$60.00 to \$4.88

Grocery! Grocery!

Always busy in our grocery department; the reasons

We handle only the most reliable table products. Our stocks are renewed daily; prices the lowest; service the most satisfactory.

FREE GREEN TRADING STAMPS. Free Postal Cards. Tel. 137.

FRIDAY SPECIALS Parlor matches, 500 in box..... Rolled oats, 2 lb package.....10c Wheat for breakfast, 2 lb pkg 10: Grape-Nuts, package..... 10c

HEADQUARTERS FOR BUTTERS. Country butter, per lb ... Bennett's Capitol creamery, per lb.26c Medium sour pickles, pint. TEAS AND COFFEES at LOWEST

Tea siftings, per lb... Imperial Japan, per lb. B. F. Japan, Oolong, Gunpowder, per lb... CANDY DEPARTMENT

Angel Food Taffy Sale. Just received several hundred pounds of Angel Food Taffy-vanilla, choc-olate, strawberry and molasses fla-ors. For Friday. 18c

SPRINGFIELD WILL DO IT OVER the remains of his wife. Recently, through

Golden syrup, 3 ib can......121/20

Mincemeat, package...... 8140

Baked beans, 3 lb can....

Decides to Re-Advertise for Bids as a Condition of Connelly's Withdrawing Suit.

SPRINGFIELD, Nob., Nov. 19 .- (Special.) -The village board has settled the water with Mr. Donigan. works trouble out of court. Mr. Connolly withdrew his mandamus suit and pays the costs, Mr. Davidson gives up his contract for the construction of the plant and the board will re-advertise for bids. This time the bids will not be opened until after the at the last moment.

Sexton Makes a Mistake. GRAND ISLAND, Neb., :lov. 19.-(Spe-

cial.)-The city authorities have a some what unusual difficulty to manage. Seeral years ago Mr. Donigan bought a lot in the cemetery in which were interred



the sinking of a grave, it developed that another and unknown adult was buried on the same lot. Inquiry developed that the sexton had made a mistake and interred the remains of Mrs. Donigan on the wrong lot. The remains of the unknown will be disinterred and deeds for the lot exchanged

Osceola Veteran la Hurt.

OSCEOLA, Neb., Nov. 19 .- (Special.) -- One of the most prominent citizens and Grand Army men of Osccola met with a severe accident yesterday afternoon that may evening train arrives, so as not to shut out cause trouble for years on account of his any one wanting to bring or send their bids age, he being 60 years old. Mr. Pulver was out trimming trees and in pulling down a limb while standing in a wagon he frightened the horses and they ran. Mr. Pulver was thrown to the ground, striking on his lead and shoulders. The left collar hone was broken, as was also one of his ribs.

Too Much for the Burglars,

YORK, Neb., Nov. 19.-(Special.)-Burglars attempted early this morning to enter the residence of Mrs. Ida Bell, but when they heard the many burgiar alarm bells and saw the entire house immediately lighted from cellar to garret they decamped. It is believed they had inverted a skeleton key in the front door, which at once started the alarm.

Fever Closes Schools. NORTH LOUP, Neb., Nov. 19 .- (Special.) -Typhoid and scarlet fever are prevalent here. There have been several fatalities from typhoid. School has been closed for

Woman's Club Entertains.

PAPILLION, Neb., Nov. 19 .- (Special.)-Yesterday the Woman's club of Papillion entertained the members of the Waterloo division of the club. A fine program was rendered, which included music and speak-

Commissioners Expected to Hand One Down Some Time Teday.

BEING WATCHED WITH MUCH INTEREST

Growing Sentiment in Favor of Special Session of the Legislature in Case Court Holds Law Invalid.

(From a Staff Correspondent.)

LINCOLN, Nov. 19—(Special.—In all probability the commissioner's opinion in the suit wherein the constitutionality of the revenue law is attacked, will be given to the clerk of the supreme court tomerow, after which time it will be available to the public. The attorneys in the case will then be given copies of the opinion, from which they will make their arguments to the supreme court in years is of greater importance to the people probably, than in any case ever tried in the court. The people realized the importance of the decision when it was be declared unconstitutional, to get the state s finances would be knocked out of jobs and the state would be knocked out of jobs and the state would be entirely without taxing machinery, on the claw without taxing machinery, on the claw without taxing machinery, on the law we knocked out of jobs and the state would be entirely without taxing machinery, on the claw without taxing machinery, on the claw without being siven an opportant of the law we knocked out, it will mean more smits and lots of them and should the insurance sections be declared unconstitutional. It was figured that over \$1,000,000 deficit in the state a finances would be knocked out of jobs and the state would be entirely without taxing machinery, on the constitutional, to get the without taxing machinery, on the constitution of the law without being given an opportant the law be knocked out, it will mean more smits and lots of them and should the law we knocked out, it will mean more smits and lots of them and should the law without being given an opportant the law be knocked out, it will mean more smits and lots of them and should the law without being given an opportant the law without being given an opportant the law without being given an opportant proposed to the same and labe.

The cosmopolitan lives up to the strict letter of the law and it is the intention. It is in nsurance sections be declared unconstitulonal, it would mean the state would cse the large revenue derived from this tax each year, until the legislature again

So great has the interest of the county sessors become that it is reported on reliable authority that they have raised a purse for the purpose of employing atorneys to fight for the law. The assessents levied are said to be in accordance with the salaries to be drawn by the

various assessors. In the meantime talk of the extra session ontinues and while the railroads of the state will oppose to the bitter end any action in this direction on the part of Governor Mickey, It is not unlikely that the governor will see his way clear to At that hour Miss Gowe heard someone at call the legislature together, should the decision be adverse to the law. Governor Mickey is a firm believer in the constitu- As the opened it she saw standing on the tionality of the law and he refuses to discuss the calling of the extra session big overcoat, and in his hand he carried a until after the supreme court acts in the matter. Recently the governor declared her brother: "Bring down the gun." The n no uncertain terms that he would not burgiar did not wait to see the brother, call the extra session under any circumstances, but this interview doubtless was Inasmuch as both the brother and sister given out because the governor had been had drawn their pay yesterday and had made to say by the Associated Press that the money in the house it is suspected by ne would call the extra session. As the the police that the burglar was someone days go by, however, the governor talks well acquainted with the family. nore favorably of the extra session idea hould it become necessary, and if the law should be knocked out it is more than probable that all the railroads could do would not stop him in what a large number

of people believe would be his duty. Denies Divorce Proceedings.

W. B. Griswold, a prominent merchant of this city, whom the Denver papers claim has filed a suit in the courts of that city for divorce, denied that he was an applicant for divorce. He said today:

"I have never filed a petition for divorce n Denver, nor have I authorized any one to do it for me. If there is any petition on file for a divorce in that city bearing my name it is a forgery. I have an attorney in that city, but he has never been authorized to start any divorce proceedings. I am satisfled that the stories in the papers there are ie result of something said by my wife or

A special dispatch received from Denver this afternoon said:

Summons in the divorce of W. B. Griswold against Ava Lee Griswold was filed here November 14. signed by W. W. White as attorney for Griswold. The summons was dated October 7. and states that the complaint alleges cruelty. No complaint was ever filed here, but Mrs. Griswold's answer and croes bill was filed November 14. It is the first case in the court records here where the answer is filed to a complaint that is not on record. White says he has the complaint in his pocket, but demands that nothing be said about the case at all.

mands that nothing be said about the case at all.
Under the law a plaintiff must reside here one year before filing suit and must also swear personally to the complaint. It cannot be learned what Griswold alleges, if anything, because the complaint is refused to the rewardances. the newspapers.

The receipt of the news from Denver reated something of a sensation here, where both Mr. and Mrs. Griswold stand high in the social world. Mr. Griswold's denial that he had filed the application, tled, it is held that he is without right to only added to the sensational features of relief for any damage which he may have only added to the sensational features of

In the Denver papers of yesterday was given the answer of Mrs. Griswold to the charge of cruelty. She claims the two were incompatible in temper and that Mr. Griswold would not allow her to attend the theaters or dances, along with other charges of undue restraint.

The couple have been married for about ten years and are the parents of two children. For the past six years it has been known to their intimate friends that their domestic relations had not been of the most pleasant. Mr. Griswold claims that his wife has been affected mentally for some years and that last year she was placed in the sanitarium here. She left there one day and went to Omaha, where, she was brought back by her husband. While at the sanitarium Mrs. Griswold told her friends she was not allowed to comnunicate with parties on the outside and the court points to section 315 of the code, ing will be had tomorrow. that she feared the doctors were contem- which declares that new trials shall not be plating performing an operation that she awarded because of smallness of damages did not wish- performed. About two months ago Mrs. Griswold

and her two children went to Connecticut for an extended visit, but in a short time she came back as far as Omaha, sent the children on here and then went to Brookfield, Mo. Her husband stated that he did not know Mrs. Griswold was in Denver until shown the Denver dispatches. Mr. Griswold stated that his attorney in Denver was named White and that he was an uncle of his wife, but that White had of the wording of the statute of 1862 making never been told to file the divorce application. Mr. Griswold said he had been advised by some physicians that his wife's mind might be fully restored by a sudden shock and to that end the divorce proceedings had been talked to her and she had been asked to sign an agreement to a divorce. This he said, however, had not been done with the intention of securing a sepa-

Insurance Company Objects.

J. C. Wilson, assistant secretary of the Cosmopolitan Life insurance company, which recently absorbed the Royal Tribe of Joseph, does not take kindly to the ruling of Insurance Deputy Pierce phutting company out of the state, and has sent this letter to the members of the organization in this city:

tion in this city:

Our attention has been called to the articles which have recently appeared in the papers about the assumption of the Royal Tribe of Joseph by the Cosmopolitan Life Insurance association. Under ordinary circumstances we would pay no attention to such charges or statements, but as these articles contain certain statements purporting to come from the deputy insurance auditor of the state of Nebraska, as to the validity of insurance of the members living in Nebraska, which is given weight by his official position, we deem it our duty to address you on this subject.

The transfer was made with full authority by the Royal Tribe under its charter

and by-laws as a Missouri corporation, and the assumption was legally made by the Cosmopolitan under its charter and by-laws as an Illinois corporation, hence the rulings and decisions of the Nebraska insurance department have no bearing whatever on the matter, as neither corporation is a Nebraska corporation. Special comment has been made because we have agreed to take over all the members without restrictions, and we understand Mr. Pierce to insist that you can only become a member by making special application and taking a medical examination.

Neilsen against Cedar County, Farmers' Building and Loan Company against Parmele, La Rue against Dation, Cathers, Linton against Cathers, Linton against Cathers, Linton against Leidsh against Keever, Corn Exchange National Bank against Wittimus, Stocker against Nemaha County, Jarvis against Hawkins, State ex rel Commissioners Lancaster County against Holm, Houser against McCrystal, Wisnieski against Vanek, Davidson against Davidson, Chitons and taking a medical examination. Vanek, Davidson against Davidson, Chicago, Rock Island & Pacific Railroad Company against Brown, New Omaha Thomson-Houston Electric Lighting Company against Rombold.

The following cases were submitted on

Armitage against Kist'er, Jones agains Daul, Trumbull against Frey, Hunter against Lang, Baldridge against Coffman, Davis against Hall, Carley against Boner. The following cases were orally argued on motions for rehearing:

Union Pacific Railway Company against Roeser, School District of Omaha against McDonald, Klabunde against Byron Reed Company, Fiala against Ainsworth. Miscellaneous orders were made in th

following cases:

following cases:

Cine against Stock, continued to Decomber 1; Welton against Clark, dismissed; Sattler against Chlesgo, Rock Island & Pacific Railroad Company, continued; Osborne against Missouri Pacific Railroad Company; McMahon against State, continued to December 1; State against Culver, continued to December 1; Hitchcock County against Padget, continued to December 1; Clifford against Brown, affirmed, mandate issue in ten days; Koefoed against Thompson, continued to first sitting in February; McIvor against Omaha, affirmed, Cook against Omaha, affirmed; Puppe against Pappe, continued; Baldridge against Coffman, leave to file typewritten brief in ten days; Farmers' and Merchants' Irrigation Company against Gothenburg Water Power Company, continued to December 15; State ex rel Breckenridge against Fleming, continued to December 1; State ex rel Pacient 1; State ex rel Pacient 2 continued to December 1.

The following were admitted to the bar One of Game Warden Carter's county on recommendation of the Bar commis-

the chief because his moral and religious principles were at stake. Mr. Carter refused to give out the name of the deputy who could not stand for the requirements of his office, but he did give out the letter of resignation. Here it is: "I wish to resign my office of deputy game warden in this county. Moral and religious principles at stake. Please consider at your earliest convenience."

Giri Seares Burgiar.

Miss Viola Gowe of Thirty-first and Holdreg streets soared the wits out of a bold bad burgiar shortly before midnight last inght by keeping her own wits about her, at that hour Miss Gowe heard someone at the front door, and thicking it was one of the roomers went down to unlock the door. As the opened it she saw standing on the porch a very big man muffled up in a great big overcoat, and in his hand he carried a dark lantern. The girl at once called to her brother: "Bring down the gun." The burgiar did not wait to see the brother, but made his escape as quickly as possible. Inasmuch as both the brother and sister had drawn their pay yesterday and had the money in the house it is suspected by the police that the burgiar was someone.

O recommendation of the Bar commission:

Joe G. Bone. Ernest L. Kolb, Austin J. O'Malley, Jos. H. Rapp.

The following decissons were rendered: Crawford Co. v. Hathaway. Motion for realization denied. Yan Auken v. Mizner. Leave to file further application for rehearing denied. Hyaft v. Anderson. Mitchell v. Clay County. O'Ral argument on motion for rehearing denied. Hyaft v. Anderson. Reheaving denied. Motion to re-tax costs denied. Pollard v. McKenney. Motion to motion for rehearing denied. Johnson v. Sherman Co. Irrigation denied. Johnson v. She

agree to all that is said in the opinion, but I think if correct conclusion has been reached and that the judgment should be affirmed. Johnson v. Chicago, B. & Q. R. Co. Affirmed. Barnes, C. Dold v. Knudson, Reversed. Duffle, C. Nebraska Mut. Bond Ass'n v. Klee. Affirmed. Kirkbatrick, C. Pusey v. Presbyterian Hospital. Reversed. Ames, C. Spence v. Lane. Affirmed. Duffle, C. Opinions in the following cases will not be officially reported:

State ex rel. Young v. Royse. Former judgment adhered to. Oldham, C. Chicago, B. & Q. R. Co. v. Lilley. Former judgment adhered to. Pound. Ward v. Davis, Reversed. Ames, C. Halstead v. Olson, Affirmed. Duffle, C. American Order of Protection v. Stanley. Affirmed. Glanville, C. Scheick v. Scheick. Reversed, Inst. Hastings, C. In re Campian. Writ denied. Albert, C.

while the agent of the mortgagee of the cattle was endeavoring to ascertain Twenty Days for Stealing Turkeys. pay the mortgage. The case was against PLATTSMOUTH, Neb., Nov. 19 .- (Spehim in the court below, The mortgage, clai.)-In the case of the state against which he had given to one J. H. Pratt, the Jesse Gilmore and Harry Grabel, in the former owner of the cattle, provided that district court yesterday, in which the in the event the cattle were removed from prisoners were charged with having stolen the ranch of the purchaser they could be four turkeys from Dr. J. B. Hungate of circumstances, the railroad cannot be held that they stole four turkeys. Dr. Hungate liable in any way for the seizure, since it testified that he paid the sum of \$5 for was obliged to accept the shipment and one turkey and raised the other three, could not deny possession to a person who which were stolen. The value of the choice fat turkeys was the principal ques-The testimony showed that the local tion involved. The jury brought in a veragent of the company at Holdrege had dict of petty larceny, and Judge Jensen warned the shipper that he ought to settle sentenced them to twenty days each in with the mortgages for the cattle before the county jail.

Do Not Want Dresser.

to exonerate the carrier for liability on FREMONT, Neb., Nov. 19 .- (Special.)the ground that he was accepting a ship-W. J. Dresser, the man who gave himself ment concerning whose ownership there up to Sheriff Bauman last week, stating might be some dispute. Johnston had made that he was an escaped convict from the arrangements to have a Holdrege bank lowa State penitentiary, was released this take care of the obligation at the time he morning. It was learned from the Iowa shipped the cattle, but through some delay authorities that Dresser had been released the settlement was not effected until the on parole, but had violated the terms of cattle were taken in possession by Pratt's his release. As he only had a few weeks agent at Omaha. Notwithstanding the tact longer to serve, the authorities did not that he may have shipped the cattle in the care to go to the expense of bringing him highest belief that the obligation was setback, and requested his release. Dresser who is a well dressed, fine appearing man of about 45, had been on a protracted spree sustained because of the delay which enfor some time before reaching Fremont.

GRAND ISLAND, Neb., Nov. 19 .- (Spe-Matthew O'Reilly, who stepped into a cial.)-The city council at its meeting last grease trap at the Lindell hotel several night took the initiatory steps toward passyears ago, will have to remain content with ing an ordinance compelling the inspection his verdict of 1 per cent on the dollar of the amount claimed in his petition. He of steam heating and other boilers in the claimed that he was able to earn \$125 a city, the expense of inspection to be borne month as an electrical engineer and sued by the parties owning such boilers. It is Abraham L. Hoover and Stephen C. Hoover said in connection with the effort that the for 230,000 damages. After prolonged liti- city's boilers at the waterworks are as much in the movement as any other. gation in the district court of Lancaster county he secured a verdict for \$139. This

Boys Charged with Theft.

did not satisfy him and a new trial was NEBRASKA CITY, Neb., Nov. 19 .- (Spe tion and the case was taken to the higher cial Telegram.)-A complaint was filed this after remaining in hiding for several days, tribunal. The argument most strenuously afternoon by James McGee charging two pressed upon the attention of the supreme boys, Shep Young and Bob Walker, with court in support of the demand for the new entering his house and stealing articles trial was the smallness of the verdict, but therefrom to the value of \$6.50. Their hear



Don't be like the man who couldn't mend his leaky roof when it rained and when it was clear, be said he didn't need to. Don't wait to save your winter suit's trousers un til they're beyond saving. An extra pair of Mac-Carthy Troubleless Trousers now would multiply the natural life of that winter sult's trousers by 2.

\$5 to \$15 is our price list. MacCarthy Tailoring Company, Originators and Designers of the MacCarthy I-Button Double-Breasted Sack. 304-306 5 16th 5t.,

Next door to Wabash Ticket Office. Phone 1808.

"Could Not Walk Across the Floor Not Another Month to Live.

E. Whitmire, in Business at Floyd Springs, Ga., all Broken Down in Health, Suffering from Severe Hemorrhages and Nervousness.

Gained 42 Pounds, Is Now in Perlect Health and Able to Do the Hardest Kind of Work Without Tiring.

"I went all to pieces from everwork in the Spring of 1901, and I could not waik across the floor I was so weak; feit I could not live another month. I suffered from hemorrhages of the lungs, which no medicine had been able to stop. Flually Duffy's Pure Malt Whiskey was prescribed for me by my doctors. It completely cured me and has kept me in perfect health ever since. I have gained 42 pounds in weight, have had no hemorrhages and am no longer had no hemorrhages and am no longer nervous. I am strong enough to c'imb the mountains all day long to look after the men working on my tanbark and to keep track of my log-haulers. When I began taking your medicine I was in a most miserable condition. There can be no question but that I owe my complete recovery to Duffy's Pure Mait Whiskey. My doctor, my minister and neighbors for miles around are acquainted with the great benefit that Duffy's has been to me. Several of my neighbors are now using Duffy's with splendid results."—S. E. WHITMIRE.



Sustains Overworked Men and Women

Duffy's Pure Malt Whiskey overcomes general debility, exhaustion and weakness, from whatever cause. It is always prescribed by doctors for brokendown men, delicate women and sickly children. It is an absolutely pure, gentle and invigorating stimulant and tonic; builds up the nerve tissues; tones up the heart; gives power to the brain, strength and elasticity to the muscles and richness to the blood. It brings into action all the vital forces; it makes digestion perfect and enables one to get from food all the nourishment it contains. It is a promoter of health and longevity—makes the old young and keeps the young strong.

Duffy's Pure Malt Whiskey cures coughs, colds, consumption, grip, bronchitis, catarrh, pleurity, pneumonia and all diseases of the throat and lungs; nervousness, malaria and all low fevers. More than 1,000 physicians prescribe it regularly and it is used exclusively in over 2,000 hospitals. Duffy's the entry whiskey recognized by the Government as a medicine. This in itself is a guarantee.

CAUTION.—When you ask for Duffy's Pure Malt Whiskey be sure you get the genuine. Unserapulous dealers, mindful of the excellence of this prep-

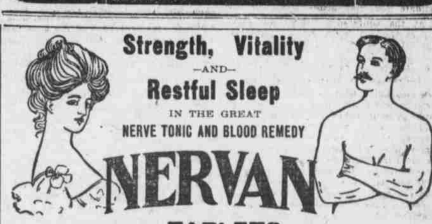
the genuine. Unscrupulous dealers, mindful of the excellence of this preparation, will try to sell you cheap imitations and mait whiskey anbatiaration, will try to sell you cheap imitations and mait whiskey apparentiates, which are put on the market for profit only, and which, far from relieving the sick, are positively harmful. Demand "Duffy's" and be sure you get it. It is the only absolutely pure Mait Whiskey which contains medicinal, health giving qualities. Duffy's Pure Mait Whiskey is sold in sealed bottles only; never in flask or bulk. Look for the trade-mark, the "Old Chemist," on the label, and be certain the seal over the cork is unbroken. broken. Beware of refilled bottles.

Sold by all druggists and grocers, or direct, \$1.00 a bottle. Interesting medica booklet postpaid to any address. DUFFY MALT WHISKEY CO.. Rochester, N. Y.

Tickets on Sale November 28th to 30th Inclusive. Return Limit, December 7th



City Ticket Office 1323 Farnam Street, Omaha, Neb. F. P. Rutherford, D. P. A.



TABLETS

JUST A FEW OF MANY KIND EXPRESSIONS RECEIVED:

Nervan Tablet Co., Chicago, Ill.:

Dear Sirs—I am using NERVAN for general debility and lost energy. As an energy builder they cannot be beat. I feel like twenty-five years old and am fifty. I would not be without them and I will try and induce others to take them.

Griswold, Ill., Oct. 5, 1963.

S. A. READ.

Lansing, Mich., Oct. 25, 1903.

Nervan Tablet Co., Chicago, Ill.:

Gentlemen—I am very much pleased to state that NERVAN TABLETS make me feel like a new man. Two months ago I was in very bad condition. I am now very much stronger, have a good appetite and am gaining flesh.

My nerves are in fine condition. I find NERVAN TABLETS are good for kidney trouble.

Gratefully yours.

GEO. W. STONE.

ney trouble.

Gratefully yours.

Nervan Tablet Co., Chicago, Ill.:

Dear Sirs—I have taken NERVAN TABLETS for Nervousness and find that they do all you claim for them. I shall recommend them to my friends. Very truly, Chicago, Aug. 15, 1965.

They arimutate for a BEWARE of liquid preparations that contain alcohol. They stimulate for a time, but in the end do you great harm. You take no chances with NERVAN TABLETS, as they contain no alcohol or other injurious ingredients. Take the peer of all Nerve and Blood remedies, NERVAN TABLETS. They will surely cure you. Sold and recommended by

SHERMAN & MCCONNELL DRUG CO., 18th and Dodge Streets, Omahs, or sent direct; price, \$1.00. NERVAN TABLET CO., Chicago, Ill.

