Civic Pederationists Ask Him to Take a Hard in Omaha Affairs.

NO SUGGESTION AS TO WHAT TO DO

Clerk of the Banking Board-Norfolk Contractors Refused Ex-

tension of Time.

(From a Staff Correspondent.) LINCOLN, Dec. 8 - (Special.)-T. J. Maernor Mickey and to suggest to him how he at a loss to know what he can do that will being Omaha nearer the ideal in city Fowler was made up as follows governments. E. Rosewater, who came to Lincoin last night and who was at the state house when the committee arrived, Interest on school land leased... was invited by Governor Mickey to become a part of the conference.

The Civio federation committee failed to suggest a single plan whereby Governor Mickey could do anything that would help out matters and apparently they not only did not have any definite plan for reform. and neither did they know what they did want. As far as any tangible results are oncerned the whole affair was a farce. Mr. Rosewater asked Mr. Mahoney why

the Civic federation did not file complaints against the owners of houses of prostitution if the federation wanted to wipe out that evil, instead of arresting the inmates. There is no one brave enough to file such complaints," retorted the purifier. "Be-

sides, some of the owners are non-residents and we could not get at them." Mr. Rosewater's suggestion that they could get after the agents of the property did not meet with the approval of the com mittee, but it did draw on quite a lot of personalities, which had nothing to do with the queetions before the governor, but which took up about three hours of his

Want Beporters Excluded.

Mahoney and Mr. Graham arrived in no reporters be admitted to the conference and it was some twenty minutes later when Mr. Rosewater came into the office and was invited by Governor Mickey to take part in the meeting, as was Secretary Allen. After some discussion the committee announced that it desired Governor Mickey to use his position in compelling the saloons to close on Sundays. While this was being discussed Mr. Rosewater said there were a good many more evils in Omaha, probably, that needed attention as much as the enforcement of the Sunday closing law. He pointed out to the committee that complaints could be filed in the state courts if the Blocumb law was being violated, and that if the city ordinances were being violated complaints could be filed in the city courts. He then suggested when the question of prosecution was brought up that the owners of the houses should be prosecuted as well as the inmates.

After the meeting was over Mr. Mahoney said no recommendations had been mad to the governor, no resignations had been demanded and no specific cases of law breaking had been mentioned except that saloons were open on Sundays.

'We came down," he said, "to see ernor Mickey and to explain to him the ob-lects of the Civic federation. We invited of Omaha against Crocker. governor to attend our mass meeting and he accepted the invitation. Later some of the governor's friends thought it was our intention to get the governor to Omaha and make him a target of abuse, and he cancelled the engagement. We came to Lincoin to tell the governor such was not our intention and that we are trying to eradicate some of the evils now existing

Mr. Mahoney was asked if he could not get a fair hearing before the Board of Fire Present System of Tax Collection Too Police Commission. He replied: "I never accused a court or board of being unfair until after a hearing. But I know that last year we filed charges against sa loons and this year they were granted licenses just the same, when they shouldn't

At the conclusion of the hearing Governor they go into court and secure an opinion of the duties of the board, and then if the board failed to do its duty as interpreted by the court file a written complaint against

Wait to Be Advanced. Unless all eigns fail Addison Wait will be the next chief clerk in the office of the Banking board. It was said today that A. N. Dodson, the present chief cierk, would not be an applicant for his old position and that the board members wer favorable to the candidacy of Mr. Wait. fice of the secretary of state and was before the last republican state convention a candidate for secretary of state.

Contractors Turned Down. The State Board of Public Lands and Buildings this afternoon refused the request of the contractors who are building time of completion of the building to Februsry 1. The contract called for completion October 1 and there is attached a

COMMITTEE VISITS GOVERNOR | penalty of \$35 a day for every day over that time. Owing to the rainy weather. however, it is not likely that the penalty will be enforced for every day. The building probably will be completed by the middle of January.

Deny Right of Appeal. Attorneys for E. A. Brodboll, who filed the charges against Drs. Munk and Walker before the State Board of Health, will in a few days file a motion in district court to quash proceedings, the doctors having secured a temporary injunction to prevent the board from reviking their certificates. Brodboll's attorneys claim the case is not appealable from the decision

of the board. There will be divided among the school districts of the state by reason of the honey, president, and W. T. Graham, sec- semi-annual school apportionment \$272. retary of the Omelia Civic federation, up- 257.06, against \$255,000 this time last year pointed as a committee to confer with Gov- It was supposed vesteries afternoon that the amount would reach \$274,000, but a war could improve conditions in Omaha, have rant that was expected to reach the treasbeen here and gone and the governor is still urer's office failed to get here. The total amount as certified to Superintendent

Interest on bonds
Interest on warrants
Game and fish licenses
Bonus on Nance county bonds
Partial payment coupons
Apportionment refunds

Boy Wants Liberty. fiarry Johnson, aged 18 years, an inmate of the Kearney Industrial school, wants to be released, and a number of his friends are working to that end. This afternoon John Dundas of Auburn, editor of the Granger, appeared before Governor Mickey and made an argument to secure a commutation of sentence. The boy was sent up for incorrigibility. A number of people signed a petition for his release, while a number equally as large wrote the governor saying that it would be to the best inter ests of the state as well as to the boy were he allowed to serve out his time.

Journal Company Demurs. The State Journal company, defendant in suit for \$72,500 brought by the state because it is alleged the Journal sold copy righted supreme court reports to that amount, filed a brief in support of its de-

murrer today. Live Stock Delegates. These were appointed delegates to the annual convention of the National Live Lincoln at 18:30 and came at once to the Stock association at Denver, Colo., January office of the governor. Both requested that 10 to 12: A. C. Shallenberger, Alma, Neb.; W. R. Mellor, Loup City, Neb.; J. B. Dins-

more, Sutton, Neb. Delegates to Forestry Congress. Governor Mickey today appointed these delegates to the American Forest congres at Washington, D. C., January 2 to 6, 1906; J. R. P. Brown, Dodge, Neb.; Charles A Scott, forest reserve, Halsey, Neb.; William H. Mast, forest reserve, Halsey, Neb. Hon. Lorenzo Crounse, Omaha; Hon. Rob ert W. Furnas, Brownville, Neb.

Supreme Court Proceedings. Proceedings in the supreme court De ember 6, 1904:

On motion of J. I. McPheely, John E. Wilson of Wahoo and John A. McKenzie of Omaha were admitted to practice in the supreme court. The following cases were marked for ora

argument: argument:
Huddleson against Polk, argument on motion for rehearing; Gavin against Reed, Johnston against Phelps County Farmers' Mutual Insurance Company, Ashley against Burt County, Metcalf against Metcalf, City of Wahoo against Netheway, Curtis against Zutavern, Swobe against Marsh, Oxnard Beet Sugar Company against State, Norfolk Beet Sugar Company against State, Holmes against Seaman.

The following cases were submitted

The following cases were contin

CHANGE IN CHARTER IS DESIRED

Costly. NEBRASKA CITY, Neb., Dec. 6.-(Spe cial.)—At a meeting of the city council held last night a resolution was passed instructing the finance committee to ask the senator and representatives of this county to introduce a bill in the legislature this winter amending the charter of the cities Mickey suggested to the committee that of this class in regard to the city treasurer collecting the city taxes. Under the present charter the county treasurer collects the city taxes and it is claimed that it costs the city \$500 more to collect its taxes through the county treasurer than it would by the city treasurer. The city clerk has been instructed to write the city officials of cities of this class requesting their cooperation in the movement

Grand Jury Illegally Drawn. AUBURN, Neb., Dec. 6 .- (Special.)-District court met here yesterday with Judge W. H. Kelligar on the bench. The first letter is at present bookkeeper in the thing called to the attention of the court was the motion of the county attorney to quash the panel of the grand jury on the from the farm of Henry Mathes, one-half ground that the same had not been called mile east of this place, last night. The according to law. On hearing, the court found that the grand jury had been called o'clock last night and 5 this morning. The during the present November term, and he team are large geldings and very fat and sustained the motion and discharged the cannot make a hard drive. The peculiar the Norfolk asylum for an ex ension of the jury. There are only two important criminal cases for trial this term, and both of these tention anywhere, he being a roan and

other the case against Mason. The day was taken up in motions and demurrers. Jury trials commence today.

COURT MATTERS IN BUTLER COUNTY Case Against Charles W. Derby At tracts Attention.

DAVID CITY, Neb., Dec. 6 -(Special.)-District court took a recess Saturday evening for an indefinite time. Judge Evans went to Wahoo Monday morning and will try equity cases there this week. This session of district court here has disposed of some Important cases, among them being Knight against Denman, which was an action by Mrs. Knight to recover possession of 320 acres of land in the southeast corner of this county. From the evidence introduced at the trial Denman took possession of this land in 1888 and remained in possession for more than ten years, but did not pay the taxes or any part of them. Had he paid those he could have held the land For this reason the jury found a verdict for the plaintiff. The case of Charles Krumbach against the Union Pacific Railway company was a case wherein Mr. Krumbach sued the company for injuries suetained by his wife in being struck by an engine near the depot in this city in November, 1963. The jury found a verdict for the defendant company. The case of Mrs. Mary Hajek, administratrix, against Anton Sebota and John Dus, saloonkeepers of Brainard, and the Metropolitan Bond and Surety company of Omaha, was a case wherein Mrs. Hajek sued for \$5,000 for the death of her son, James Haick, which she alleged occurred while intexicated with liquors furnished by the saloonkeepers. After deliberating thirty hours the jury returned a verdict for the plaintiff for the The case of the state against Charles W

Derby, charged with committing perjury in the Lillie murder trial in February, 1900, will be heard in justice court Thursday, December 8. A large number of witnesses have been summoned and the case will be watched with interest by all who are familiar with the Lillie murder case. It is claimed that if Mr. Derby should be held to the district court this will delay the Lillie case in the supreme court.

NOTES MISSING FROM THE ASSETS Property on Its Face Not Enough to

Pay Depositors. O'NEILL, Neb., Dec. 6 - (Special Telegram.)-County Attorney Mullen, acting for the attorney general, today filed in the district court an application for a receiver of the failed Elkhorn Valley bank. Attached is a copy of the official report of the bank examiner, which did not contain any sensations as predicted. The mystery as to the whereabouts of the missing assets is yet unsolved. The deficit is in the loan account and the note register is missing The report shows the bank owes depositors and others \$56,487.95, while assets found, consisting of notes, overdrafts due from banks, cash, checks, banking house and fixtures, amounts to only \$40,377.42, leaving the difference between these amounts and the capital stock unaccounted

The location of the missing notes can be guessed at by one person as good as another. Among the notes is one for \$1,586 against a farmer near town. This note was acknowledged by him, but later another note of the same amount and date was presented by another bank held for a collateral loan. The signatures are identical, but the party says he only owes one note Investigation indicates that depositors will get 25 and possibly 40 per cent. The banking house is valuable. The Hagerty real estate is all in the name of Mrs Hagerty, but she, being the principal stockolder, is liable. Among the 183 depositors the county has \$4,619, city \$779, school dis trict \$2.711, Golden Irrigation district \$312. lodges and churches \$800. The county funds are secured by a bond, but some of the signatures are denied by the persons whose names appear on the bond.

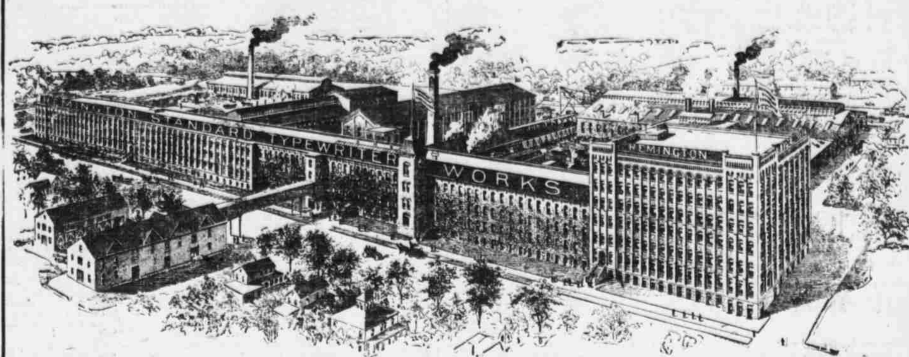
The county and individuals have sub scribed a reward of \$500 for the apprehension of the absent bank officials. Judge Harrington appointed O. F. Biglin as receiver and fixed his bond at \$12,000.

MOTHER LOSES HER CHILDREN

Mrs. Kephart's Little Ones Turned Over to Children's Home Society. PLATTSMOUTH, Neb., Dec. 6 .- (Special.) The case of the State of Nebraska against Mrs. Harvey Kephart occupi d the att ntion of the county court yesterday af enoon. Mrs. L. A. Truman filed the complaint, alleging among other things had Mr. Kephart had deserted his wife and was now living in Iowa and that Mrs. Kephar: was in the employ of the keeper of a house of ill fame in this city and is absent from home most of the time and that her two little daughters, Stelle, aged 12 years, and Leva, aged 7 years, were not suppli d with sufficient food and clothing, and were alowed to visit the resort and run errands for their mother's emplyer, and re-ommended that the court order the children to be taken from the mother and placed in the care of the Nebraska Children's Home

Horses and Wagon Stolen. STANTON, Neb., Dec. 6 .- (Special.) - Two horses, wagon and harness were stoler theft was committed some time between 11 color of one of the horses will attract at are for crimes against nature. One is the white calico. The other is a gray. Two case of the State against Whittiker and the suspicious looking strangers were in town

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during the afternoon. Conditions indicate that the thief was after a span of bays owned by Perry Kenney and who lives on the opposite side of the railroad from Mr. Mathes, as both gates crossing the track to his farm were wide open this morning and were closed at 9 o'clock last night. The team could not be caught the evening before and were in the pasture.

NORFOLK AUDIENCE STAMPEDES Women and Children Crushed and

Bruised Following Cry of Fire. NORFOLK, Neb., Dec. 6 .- (Special.)-A repetition of the Iroquois theater disaster was narrowly averted in the Norfolk Auditorium during the matinee performance of "Cinderella," played by the Chase-Lister Miss Incz Arnold, a sister of Bion J. Arrepertofre company. The panic resulted nold, the Chicago electrician. One daughfrom an alarm of fire caused through the blowing out of an electric fuse in an upper box. A number of women and children. who formed the great majority of the audience, were severely bruised and trampled under foot of the excited mob, but fortu nately no one was killed. And, further carrying out of the simi-

larity between this and the Iroquois circumstance, when the crowd reached the exit doors, they found them fastened. There were about 800 women and children in the theater. The play had progresed to the second act when a moving picture machine, placed in the gallery, was turned on with electricity. The wire running into it shot out with a jet of flame and a puff of smoke and two men in the gallery

shouted "Fire!" The audience grose and began insanely crushing toward the doors. Women shricked and children cried out, but the stampede continued, with many going underfoot. Those in the gallery made for the windows and tried to jump out, but were withheld. When the mob reached the bolted doors the crush became precarious. Many fell. The stage managers pleaded for calmness and the ushers shouted for quiet. Finally the crowd sat down or stood still again. The fire department had ar rived by then. After the audience had been sent into the street it came back and watched the finish of the play.

Grand Island Wants New Depot. GRAND ISLAND, Neb., Dec. 6 .- (Special.) -D. O. Ives, general freight agent; C. L. Eaton, superintendent of the car service: J. J. Cox. division freight agent, John Petrie live stock agent; L. M. Whitehead, traveling passenger agent, and L. W. Wakely general passenger agent of the Burlington railroad, were in the city today on a tour of inspection of the Black Hills line. The gentlemen met a considerable number of the business men of the city in the respective lines, and, there is reason to believe, looked over the local situation in a cursory way. with respect to depot facilities. The Burlington depot is in the extreme northeastern part of the city, most inconvenient to the traveling public and inadequate to the business needs of the company. And it is expected that a more modern, a large and a more conveniently situated depot will be built within a year or two. Among the

for a \$20,000 passenger depot.

Nebraskans Divorced in Chicago ASHLAND, Neb., Dec. 6.-(Special.)-Particulars of a sensational divorce suit which culminated in a decree in favor of the plaintiff at Chicago last Saturday, have reached this city. Mrs. Inez Gerald ne Gould sued her husband, Don C. Gould, for divorce, naming Miss Tevy Fowler, a telephone girl of Wabash, Ind., as corespondent. The parties are well known here, having been married in this city October 21, 1899. The plaintiff was formerly ter will remain in the custody of her mother. Don Gould, who was formerly connected with the Nebraska Telephone company in Omaha, is now traveling in Nebraska, with headquarters in Lincoln.

Fatally Injured in Runaway. BEATRICE, Neb., Dec. 6 .- (Special Telegram.)-George Fritzen, a prominent German farmer living northeast of this city, sustained injuries in a runaway accident last night while en route home which will

STANTON, Dec. 6.—The Northwestern railroad has paid its taxes at this place, amounting to \$3,670.14, leaving only a balance of \$59.74 unpaid. This amount is road tax and there is some question as to its validity.

validity.

PAPILLION, Dec. 6.—Foll wing is the record of mortgages filed in Sarpy county during the month of Decembers. Farm mortgages filed \$4,550, released \$8,973; town mortgages filed \$4,550, released \$8,973; town mortgages filed \$1,500, released \$8,973; town mortgages filed \$17,801,00, r ea ed \$621,05.

PAPILLI N. Dec. 6—Ye erday work comm aced in the mying of the Epicopai church from the lowlands to North Papillion. During the floods this caurch was inundated several times, so the merbe s decided that it would be best to have it moved to his product.

business men of the city no doubt is felt whatever but that the company would naturally receive an increase of business in an incomparably short time to pay

in each.

BEATRICE, Dec. 6.—The Gage County
Rural Car isrs' association has elected the
following officers: President, C. W. T. mblin, Wymore; vie president, T. haod ra
Leech; secr tary, Thead re Beldin; trasurer, Charles Elliott. Al officers except
the president are from reatric. Hon, vi.
W. L. Jackson, stale senator-elet addressed the association on "Good Roads
Problem."

PLATERICE Dec. 6.—With a vew of pre-

Problem."

BEATRICE. Dec. 6.—With a vew of preven ing the possible spead of cont gi us disea e, the Board of Education has instruced teachers in the city schools to ascertain in every case possible the exact cause of absence of each pupil in her room. A reschitton was also adopted requising the mayor and city council to t ke more vigo ous active in her norce; gall quara line regulations and lass governing the reporting of contagous diseases.

FREMONT, Dec. 6.—The cause of the fire

decided that it would be best to have it moved to hi her ground.

BEATRICE. Dec. s.—Frank Smith and Mike Ryan, two graders who have been working on the Burlington road near Wymore, were sent to the founty fail it default of payment of fines of \$5 a d costs for assault upon two young Danes, who are also railroad laborers.

CRETE, Dec. 6.—What proved to be one of the best entertainments heard in this city during recent years was given in the opera house last night by the Wunderlettio. The trio is composed of Madam Wunderlettion.

PAPILLION, Dec. 6.—The fall term of district court has been the most expensive one held in this county for many years,

#### We use 1,250 bottles of gas to make one bottle of Liquozone. The result wonderful product. The first bottle is free

nothing else can compare, and a germicide which no germ can resist. It goes into the stomach, into the blood, to go wherever the blood goes. It brings to every nerve center just the good that it needs. It gives new power to every needs. It gives new power to every the blood goes. It brings to every needs. It gives new power to every germs in the only way known to kill germs in the only way known to kill germs in the body without killing the function of Nature. And no touch of tissues, too. Any drug that kills germs will then mail you an order on a local transport for a full-size bottle and we depend for a full-size bottle and a full-size bottle and a full-size bottle and and the full-size bottle for a full-size bottle full-size full-size bottle full-size full-size bottle full-size hay you a bottle to show how instant, how wonderful are these effects.

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For the American rights to Liquosone. We did this after testing the product for two years, through physi-cians and hespitals. After proving, in thousands of difficult cases that Liquoone destroys the cause of any germ

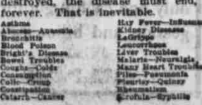
Liquosone has for more than 20 years, been the constant subject of scientific and chemical research. It is not made by compounding drugs, nor with alcohol. Its virtues are derived virtues are derived solely from gas-largely oxygen gas-by a process requiring immense ap-paratus and 14 days' time. The result is a liquid that does what oxygen does.

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It is a nerve food and blood food—the most helpful thing in the world for you. Its effects are exhilarating, vinalizing, purifying. Yet it is a germicide so certain that we publish on every bottle tain that we publish on every bottle. power to do what oxygen does. tain that we publish on every bottle. The result is a tonic with which an offer of \$1,000 for a disease germ else can compare, and a that it cannot kill. The reason is that

#### Germ Diseases.

These are the known germ diseases. All that medicine can do for these troubles is to help Nature overcome the germs and such results are indirect and uncertain. Liquozone attacks the germs, wherever they are. And when destroyed, the disease must end, and forever. That is inevitable.



impunity, no germ of disease, can exist is a poison and it cannot be taken in druggist for a full-size bottle, and we in the presence of Liquozone. Let us ternally. Every physician knows that will pay the druggist ourselves for it. medicine is almost helpless in any This is our free gift, made to convince you; to show you what Liquozone is, and what it can do. In justice to your self, please accept it today, for it places you under no obligation whatever. Liquozone costs 50c and \$1.

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It has all the good of other cocoa preparations without their acridity, It is made from the finest quality of cocoa beans, scientifically fucorporated with high grade sugar, and being ground is more delicious, convenient and economical than any other brand.

Ghirardelli's is used by weak people as well as strong-children as well as grown ups.

It's smooth, rich, elegant flavor, its invigorating,

