Special Sale of Real Irish Hand Embroid ered Lunch Cloths.

These are manufacturers' samples and are just in time for Christmas selling. Every woman is a lover of fine linens-so you make no mistake when you select one of these for gift giving:

\$3.00-size 36x36, Embroidered Lunch Cloths-sale price...\$2.00 \$2.50-size 36x36, Embroidered Lunch Cloths-sale price...\$1.75 \$3.25-size 36x36, Embroidered Lunch Cloths-sale price. . . \$2.75 \$4.50-size 45x45, Embroidered Lunch Cloths-sale price. . \$3.25

THOMPSON BELDENE GO

Y. M. C. A. Building. Corner Sixteenth and Douglas Streets.

TISZA IS HOOTED

Hungarian Premier is Net Permitted to Address the Lower House.

OPPOSITION CALLS FOR RESIGNATION

Sitting is Repeatedly Suspended, as Minority Emphatically Declines to Recognize the New Rules of Procedure.

BUDA PEST, Dec. 15 .- The parliamentary truce has been short-lived. The session of the lower house of the Hungarian Parliament today witnessed a repetition of the turbulence which has marked most of the recent sittings. The members of the opposition emphatically declined to recognize the new rules of procedure and greeted Premier Tisza's attempts to speak with such a storm of invectives and other noisy interruptions that the sitting had to be

suspended repeatedly. Premier Tisza essayed to speak, but although prior to the third suspension of the sitting he stood for thirty minutes appealing for a hearing, he was finally forced to desist by the deafening din caused by an uncessing chorus of "resign" from the members of the united opposition.

Great Crowd Present. house was thronged, practically every deputy being present, and the galwere full of spectators. Count Andrassy opened the proceedings, declaring that he considered the new rules illegal and that he declined to recognize such an "anarchical outrage" as was accomplished by their adoption November 18, but he offered his best endeavors to secure a peace-

ful settlement of the critical situation. Francis Kossuth and Count Apponyl similarly denounced the new rules as being "violations of all parliamentary usage," adding "that they might as well throw the whole constitution to the winds as recognize the new rules."

When Premier Tisza rose to reply the uproar broke out. Count andrassy, Francis Kossuth and others urged their followers to listen to the premier, but their efforts had little effect.

Premier Tisza, during a momentary lull, got in a few sentences, declaring that the systematic obstruction of the opposition tary usage than his single violation of the standing rules. It was incumbent on Parliament to stop this obstruction. At this point the storm broke out afresh. The deputies rushed across the floor in great disorder, amid which a liberal deputy was

heard to shout: "Obstruction must be driven out with

Yells of rage greeted the threat and con the sitting. Shortly after the resumption consequence of a renewal of the tumult. At a third attempt to continue business the government, by a majority of 76, managed to carry a motion summoning Deputy Lengel to appear before the committee on privileges for disorderly conduct in the ouse, but when Premier Tisza again rose to speak he was once more howled down the opposition informing the premier that he would not be allowed to speak until the new rules were withdrawn. Whistles and mouth organs were requisitioned and aided the deafening din occasioned by the slamming of desks and the shouting of the deputies, the whole opposition chanting in chorus, "Resign! Resign!" With folded arms the premier stood for a full half Each time he opened his mouth demoniacal shricks drowned his voice Finally the premier was obliged to desist and the sitting was suspended for the third

A conference between the liberal mem bers of Parliament and Premier Tisza discussed the situation. It was said that if the opposition continued are obstructive tactics an appeal would shortly be taken to The conference expressed the fullest assent to the attitude of the

Indiana Drink Aconite. PIERRE, S. D., Dec. 15 .- (Special.)-Thre Indians out near Leslie are reported to have started out a few days ago to secure a white man's jag." and one of the number told of a new kind of white man's "red medicine" which he had tried, and they sioner J. L. Davenport immediately ashomes and one soon died from the effects office, pending the appointment of a permaof the medicine. The agency doctor at nent successor to Mr. Ware.

DOWN Cherry Creek was called for the other two, and by heroic efforts saved them from the results of their attempts to learn the mysteries of the new "red medicine" of the

(Continued from First Page.)

issued, to the papers which treat her case in the fairest manner. "To show you that my husband's family still stick by me," said Mrs. Chadwick, "I have here letters received in the morning mail from Dr. Chadwick's sister, niece and brother, Judge Chadwick of Minnesota, all of which are very sympathetic in tone." She also showed another letter from Dr. Chadwick, aside from the one received yes-

terday. Mrs. Chadwick was shown the Associated Press interview in Paris with her husband. She said her idea that the doctor had sailed on the White Star line yesterday was only a surmise

Mrs. Chadwick expressed her approbation of the course which Dr. Chadwick said he would carry out in giving no more interviews.

County Grand Jury at Work. The county grand jury continued its in vestigation today, but President Beckwith of the Oberlin bank, who was to be the star witness of the day, had not put in an appearance.

Cashler Spear was a witness and went ver again the story of his experience with Mrs. Chadwick. He gave to the jury also all he knew

concerning the New York attorney, who was said by Beckwith to have declared that he knew the Carnegie notes to be Mr. Beckwith, who followed Cashler

for more than two hours. His testimony was given frankly and freely, Prosecutor Keeler said, and the state was aided much in its investigation. "Was Edmund W. Powers of New York nentioned in the evidence presented by you before the jury?" Mr. Beckwith was

asked after the inquiry. "Yes, he was," he replied, but refused to discuss what his testimony had been. Prosecutor Keeler said after the noor

adjournment: a report in the Chadwick matter this week. Although we have not summoned any new witnesses, the jury will nevertheless con- bate ensued and on division the house, 111 tinue the inquiry in the hope of obtaining to 115, refused to take up the bill. Mr. Hill further evidence on which to base an indictment.

Spear May Be Surrendered. indictments returned yesterday in the federal court against President Beckwith and Cashier Spear may result in trouble for the latter gentleman, at least tinued until the vice president suspended as far as bondsmen are concerned. He is now under bonds of \$10,000 furnished by the sitting had to be again suspended in M. A. Lander of this city. Mr. Lander declared this morning, after a conference with Mr. Spear, that he did not feel that he could give a personal bond for a larger amount than he had already signed and that if anything more was called for under the present indictments he might be authorities. This matter, however, will not be settled until after Mr. Spear has

DR. CHADWICK STILL IN PARIS

been arraigned in court.

Husband of Ohio Woman Says He Will Return to America. PARIS, Dec. 15 .- Mrs. Cassie L. Chac wick's belief that her husband, Dr. Lercy S. Chadwick, has sailed for New York from Liverpool is erroneous. Dr. Chadwick is still here.

The correspondent of the Associated Press has seen him daily. During a conversation last night Dr. Chadwick was asked if Iri Reynolds' charges against him might lead to prolonging his stay in Eu-Dr. Chadwick replied that it was rope. still his intention to return to America. "Do you expect to be included in the charges?" the doctor was asked.

"Most certainly not," he replied. Ware Starts for Kansas WASHINGTON, Dec. 15.-Commissions of Pensions Eugene E. Ware today relinquished his official duties here and left for his home in Kansas. Deputy Commis-

Asthma

Attacks stopped permanently. Health completely restored. No return of symptoms after treatment ceases. Neither colds, dust, odors, dampness, nerve strain, weather changes nor anything else can bring back the disease. You will have a good appetite, sleep well all night, can undergo exposure or do anything anywhere without fear of the old enemy. Throw away powders, sprays, "specifics," etc., and be cured in the right way—to stay cured. 21 years of success treating Asthma and Hay Fever exclusively. Seven physicians. Thirty assistants. 58,000 patients. References in all countries. Full description of treatment, with reports of illustrative cases, report blanks, examination by mail, and our opinion as to your curability all gladly given without charge. Send 75.

Write at once. as to your curability all gladily Write at once. P. HAROLD HAYES, Buffelo, N. Y.

SATURDAY

We place on sale a special purchase of Girls' Coats. ALL BROKEN LOTS OF OUR REGULAR STOCK WILL ALSO BE INCLUDED. AN AVALANCHE OF COAT BARGAINS. SEE FRIDAY PAPERS.

BENSON & THORNES Uputian Bazaar

Bea, December 15, 1804. PHILIPPINE BILL DISCUSSED

Senate Will Vote Upon the Measure This Afternoon.

CONGRESSMAN BUTLER WINS CONTEST

Effort to Unsent the Sitting Member from the Twelfth Missouri District Pails-Tie Vote in the House.

WASHINGTON, Dec. 15.-The senate spent practically the entire day discussing the Philippine administrative bill. A number of amendments were suggested and debated, among them being provisions relating to railroad bonds, mining locations and tariff rates. Under unanimous agreement the vote on the bill will be taken omorrow and the disposal of all amend-

ments will occur at the same time. A formal order to enter on the Swayne mpeachment proceedings was adopted, but t did not fix a day for beginning the

When the senate met today Mr. Platt (Conn.), chairman of the select committee to consider the recommendation of the house of representatives for the impeachment of Judge Swayne, presented the report of that committee. The report was in the shape of an order, which, after reciting the circumstances in a preamble, proceeded as follows:

Ordered that the senate will, according to its standing rules and orders in such cases, provided, take proper action thereon (upon the presentation of articles of impeachment), on which due notice shall be given to the house of representatives.

The resolution was agreed to. The urgency deficiency appropriation bill

was passed without debate. The Philippine administration bill was taken up and Mr. Stewart spoke in support of the railroad bond provision, saying that no other agent was equal to railroads as civilizers of savages.

Mr. Culberson offered as a substitute for the bond provision of the bill an amendment granting 5,000 hectares (20,000 acres) of the Philippines public lands for every mile of railroad constructed in the islands. Mr. Bailey proposed an amendment giving the Philippine government authority to regulate the charges of the roads to which it is proposed to extend aid.

Mr. Spooner suggested an amendment for he provision authorizing Philippine mu nicipalities to contract indebtedness to promote local improvements, pointing out the possibility of an abuse of that privi-

At 3:25 p. m. the senate went into exscutive session and at 4 p. m. adjourned.

PROCEEDINGS OF THE HOUSE Contest in Twelfth Missouri District

Decided in Favor of Butler. WASHINGTON, Dec. 15 .- As soon as the house met today Mr. Olmsted (Pa.), from the committee on elections No. 2, presented a resolution in the contested election case of George D. Reynolds against James J. Spear as a witness, was in the jury room Butler, from the Twelfth district of Missourl, asking that the committee be discharged from further consideration of the case. Mr. Olmsted made an elaborate explanation of the facts, which he said showed that the contestant had not complied with the law with respect to the time in which his testimony should be taken nor in several other ways. The resolution was adopted.

Mr. Hill (Conn.) called up the bill to improve currency conditions. Mr. Williams (Miss.), the minority leader, at once raised "I do not expect the grand jury to make the question of consideration because of the absence of Mr. Bartlett (Ga.), who was demanded the ayes and noes and the roll was called. The vote resulted in a tie, 121 to 131. Speaker Cannon ordered a recapitulation, which, however, did not affect the result. The speaker thereupon voted in the affirmative the final vote being 132 to 131. The house then went into committee of the whole for the further consideration of the

Mr. Hill explained that his purpose was simply to advance the bill as much as pos-He inquired if any one in opposition desired to speak on the measure, which only provoked further protest from Mr Williams, who insisted that Mr. Bartlett, who controlled the time of the opposition was detained at his hotel by sickness. Mr called upon to surrender Mr. Spear to the Hill insisted that he would go on with the discussion notwithstanding.

After Mr. Adams (Pa.) had spoken in favor of the bill general debate was closed by a vote of 93 to 66, and the house, by 122 to 107, then considered the bill under the five-minute rule. An amendment was offered by Mr. Wil-

liams requiring the payment of interest by the banks on government deposits and limiting the amount to be so deposited in any one bank bidding in competition for the

A protracted debate regarding interest rates on money followed and the bill was laid aside, and the house at 4:42 p. m. adjourned until tomorrow.

BARER TO HAVE A HEARING

(Continued from First Page.)

mineral land was given several mining com-Representative Mondell protested to the ommittee against granting Boysen's request or to the granting to anyone of preference rights over the public when the reservation is opened. He submitted a letter of the secretary of the interior showing that Boysen's lease of coal lands was abrosecured a quantity of aconite and all three sumed charge of the pension bureau as act- gated and cancelled June 9, 1902, because indulged. After drinking they went to their ing commissioner and will remain in that he had failed to perform any work under it and had complied with none of its pro-

Agent H. E. Wadsworth of the Shoshon agency testified that Boyson had performed no work on surveys upon leases during his administration or that of his predecessor. The subcommittee will take Boyson's request under consideration.

Sale of Rosebud Lands.

Assistant Commissioner Fimple, in a letter to Congressman Burke of South Dakots, gives him the following information regarding the sale of lands within the ceded portion of the Rosebud Indian reservation as returned by the Chamberiain land district:

disposed of as follows: August, 144,838 acres; September, 10,48e, October, 160,000; total, 315,323; October 7 to October 31, 35,582 acres; November, 18,738; grand total, 370,643. Free Delivery for Pierre. Congressman Burke has secured the es tablishment of free delivery in Pierre February 1 instead of March 1, as origi-

nally planned. An examination for carriers

From August 8 to October 6 lands were

by the Civil Service commission was held December 4 at Pierre. Stock Yards Case Submitted. The case of the Union Stock Yards company of Omaha against the Chicago, Burlington & Quincy railroad was submitted to the supreme court today, Frank Ransom appearing for the Stock Yarda company and C. J. Greene for the railroad company. The court paid close attention to the arguments of counsel, realising that it had before it an exceedingly novel and at the same time a very vital question, which, as stated broadly, is or is not a railroad company that delivers a car in a defective

ondition to a connecting carrier liable to

that connecting carrier for the amount it

has been compelled to pay in satisfaction

of a judgment obtained against it by an employe injured while using the defective car, in cases where the employer or car

rier has falled to repair the defect. This question has been decided differently by different courts and it is therefore essential that the supreme court should lay down some hard and fast rule for the guidance

of courts below. Personal Matters. Representative Martin left for his hom

in Deadwood today. Mr. Hitchcock, who left today for Ne braska, gave a box party last evening in honor of Miss Balcombe of Omaha. Among his other guests were Miss Dietrich daughter of Senator Dietrich, and Miss Holdrege, daughter of George W. Holdrege, who is the guest of Miss Dietrich. F. J. Day of Council Bluffs was in Wash ington today, on his way to Kentucky, TWO RURAL CARRIERS DISMISSED

Secretary and Member of Executive Board of Association Removed. WASHINGTON, Dec. 15 .- As the result of an investigation of their activity during

the recent campaign, Warren F. Tumber, a rural mail carrier at Lockport, N. Y., and H. W. Aldrich, a rural carrier of Concord, N. H., both officials of the National Association of Rural Free Delivery Carriers, today were removed forthwith from the government service by Postmaster General Wynne. Tumber is secretary of the association of carriers and he and Aldrich are members of its executive board. The charges, the investigation of which by the postoffice inspectors resulted in today's action, were that the dismissed men sent out circular letters during the last campaign to candidates for congress, urging legislation in the interest of the carriers and demanding that the men to whom the letters were addressed pledge themselves to vote for such legislation. President Cunningham, who was dismissed Tuesday, and Secretary Tumber, according to the postal authorities, framed the circular and Tumber signed it as secretary and issued it. Aldrich was one of the executive 'committee, who agreed on the work, which was subsequently carried out. A number of the letters sent out are in the possession of the department. In one of the papers on file is the expression: "We must look out for ourselves and help the fellows that help us." A number of other cases are under consideration, but the question of the guilt of the employes involved has not yet been

CAUSE OF DISMISSED CARRIERS President Asked to Send Facts in

Cunningham Case to House. WASHINGTON, Dec. 15.-Representative Hearst of New York today introduced the following resolution:

Whereas, In his annual message gress the president of the United States, after calling attention to what he deems improper political activity of letter carriers,

says:

"The administration has already taken steps to prevent and punish abuses of this nature, but it will be wise for congress to supplement this action by legislation," and Whereas, Since the date of said message, James C. Keller and Frank Cunningham, James C. Keller and Frank Cunningham, Whereas, Since the date of said message, James C. Keller and Frank Cunningham, letter carriers, have been dismissed from public service and it is reported that the dismissal is, at least in part, due to an assumption by the president and the post-master general that citizens of the United States, who are letter carriers can lawfully be restricted in the exercise of freedom of speech, freedom of assembly and freedom of petition as they could not be if not letter carriers, therefore be it Resolved. That the president is required to communicate to the house, if not in his judgment incompatible with the interest of the public service, all reports documents, papers and orders showing the executive action mentioned in the said message and the grounds therefor, and be it further Resolved. That the postmaster general is directed to communicate to the house all facts bearing upon the dismissal of the said James C. Keller and Frank Cunningham and the grounds for said dismissal.

Assistant Postmaster at Kansas City Office is Now Under Investigation. WASHINGTON, Dec. 15 .- The Postoffice department has received a report on the investigation of charges against Assistant Postmaster Riley of Kansas City, Mo., but no decision has yet been reached as to what action will be taken. The factional republican fight in Missouri figures in the case and it was charged that the assistant postmaster was responsible for certain publications, which charges he denied. The case has not yet been taken up by

Postmaster General Wynne WASHINGTON, Dec. 15 .- The senate to day confirmed the following nominations: Robert N. Dunn, register of the land of-fice at Coeur D'Alene, Idaho. George H. Moulton, Colorado, consul at Georgetown, Demerara, Guiana. Postmasters—Colorado: Henry W. Lance, Rockyford; Eva T. Wheeler, Crested Also promotions in the army.

Report Statehood Bills. WASHINGTON, Dec. 15.-The senate committee on territories today completed its work on the statehood bill and authorized a favorable report on the measure admitting Arizona and New Mexico as one state and Oklahoma and Indian Teritory also as one state.

WHAT DO YOU CARE? YOU'VE GOT YOUR HEALTH

erent Natures Do Not Despair at Disappointment-They Look for Something bise to Do.

The broad gauged man of today does not ger blue just because things don't always come his way unless there is something the matter with him. If he "falls down" on one proposition he immediately starts to look up another. He always looks forward and keeps on hustling. The man with his health and facutiles has pienty of opportunities and the man who gives up or even feels like it has either a small nature or some nysical weakness.

Dyspepsia certainly puts the best men out of condition for work of any kind. You cannot blame the dyspeptic for getting iue. The very nature of his disease is most depressing and calculated to deprive him of ambition, energy and hope. There is hope for him, however, certain and sure. Stuart's Dyspepsia Tablets are recognized broughout the length and breadth of the and as the one cure that's safe and sure. I neir unbounded popularty-resulting from the thousands and thousands of cures they have effected, prove beyond the shadow of a doubt their greatness as a cure. Wherein lies their greatness? In the very fact that they are nature's own simple remedy. They do the exact work in exactly he same way that the digestive fluids of the stomach do because they are composed of exactly the same elements and possess the same properties. They relieve the weak and worn out stomach of its burden of digestion and permit it without let or hindrance to rest and grow sound and well. The stomach will get well quick enough in its own natural way if it is let alone. That is what Stuart's Dyspepsia Tablets do. They not only let it alone themselves but make the food taken into the stomach

do the same. You can satisfy yourself of the truth of this statement by putting the food you water and one of Stuart's Dyspepsia. Tablets. The process of digestion will be taken up and carried out just as the gastric juice and other digestive fluids would do it. Their action is natural and they cause no disturbance in the digestive organs. In fact you forget you have a stomach when they begin to do their work, so mild and natural is the operation. Stuart's Dyspepsia Tablets are for sale by all druggists at 50c a box. would eat into a glass jar with sufficient at 50c a box.

RECORDER ON THE STAND

Mormon Official Fails to Produce Books Called for by Subpoens.

SAYS THAT HE HAS NO AUTHORITY

Man Who Keeps Records of Marriage in Temple Refuses to Say Who Controls the Records.

WASHINGTON, Dec. 15 .- August Lundtrom was recalled for cross-examination when the Senator Smoot investigation was esumed today before the senate committee on privileges and elections. Attorney Van Cott for Senator Smoot asked the witness if he had ever considered the obligations taken in the temple as a huge joke or in the light of a vaudeville performance. always regarded the oaths as sacred," he said. Then he declared that men cannot pass through the temples to take endow-

ments for women. Mr. Lundstrom again gave to the comnittee the oath of vengeance or law of retribution, over which there has been controversy between witnesses. The oath was as given by Mr. Wallis in his corrected tes timony. The witness told the committee for revealing the tokens or violating the PROSECUTION RESTS CASE white silk mult trimmed with beautiful covenants. The whole congregation passing through the temple repeated in the first person the obligation and penalties and exruted the signs accompanying them. The last ceremony he attended, the witness said, was in 1898, at the temple, when Apostle Merrill officiated at the sealings. Lectures were delivered by the witness at the Swedish Lutheran church in which he gave his reasons for leaving the church.

'Were you ever taken to task for your statements?" asked Senator Dubois. "Well, the officials of the church called ne a liar." said Mr. Lundstrom. He was asked if he had ever married it polygamy.

"Only in a way," he replied. 'Have you had a plural wife?' "Yes, nir."

Then he explained that the dead woman had been sealed to him for eternity, but that he had never fived with but one wife Recorder on the Stand.

John Nicholson, the chief recorder of the Mormon temple at Salt Lake, was sworn. He proved the most reluctant witness of all the church officials who have been brought before the committee.

By a slow process the attorney for the protestants drew from him the fact that he keeps the records of marriages, baptisms and endowments, which are solemnized within the temple. He explained that the endowments are the placing upon individuals blessings that will be upon them during this life and all eternity.

Attorney Taylor questioned Mr. Nicholson closely concerning the manner of keeping the records and obtained from him statement that he has access to all the records, but he would not admit having authority over them, nor that he knew who is in authority. He said he knew where to find the records of all persons married within the temple or who had taken the endowment and could give such information upon demand, adding, however, that unless the person making the reques was entitled to information it would not be given to him. He said he was responsible for the safekeeping of the records and that so far as he knew no part of them had ever been taken from the temple.

"I believe you were served with a subpoena to bring all the records in the tem-At the request of Attorney Worthington the subpoens was produced, which called for the marriage records only. "Did you bring all of the temple rec-

ords?" asked Mr. Taylor. No Authority Over Books "No, sir, I could not. I have no authority

to do so. He added that he brought one record, the temple. He was asked where he kept the record of the endowment house marriages. He said that they were in the temple, but that he had no authority over

who has such authority. Mr. Nicholson said the book he brought with him contained the record of every marriage performed within the temple since it opened, May 21, 1893, and that records of marriages performed outside the temple are not kept within this book. On cross-examination the witness de clared that no marriages had been performed within the temple except when the legal license had been issued by the clerks of courts; that the marriages performed

there had always been for time and eternity, none for time only. Mr. Nicholson also said no record of marriage ceremonies is kept by him.

J. H. Wallis, who was on the stand yesterday, was recalled. He said that in addition to others he had revealed the secrets of the endowment house to a number of Salt Lake City ministers and also to other residents of that city. Among them were Drs. Page and Christianson. Referring to the statement of witness esterday that the penalty for telling these

secrets is to have the throat cut. Mr. Worthington asked the witness if his (the vitness') throat had ever been cut. He replied in the negative. He had been once assaulted on the street, but did not know by whom. He also said that he is not now connected with the Mormon church-"at least not so far as I know. I told one of the bishops of my desire to withdraw." He had ceased paying the tithes, he said. since upon a certain occasion he had paid \$2.55 to the wife of the bishop and had failed to get any account of it. He also said that Mr. Nicholson's act of giving out the secrets of the endowment house had much to do with changing his estimate of

BELMONT CHOSEN PRESIDENT

(Continued from First Page.) interests of others should have prompted him to stay away in the interests of his own life and health. But when he saw what he deemed a high duty he never paid any attention to his own physical welfare. You are about to elect a president to fill the vacancy caused by his death, and I am sure your wisdom will enable you to choose some person to carry on in his spirit the great work of the association. Again permit me to assure you of my entire sympathy with your organization, which has done so much and which, if rightfully conducted, will, I am confident, achieve so much more in the interests of the people of our common country. Sincerely yours.

common country. Sincerely yours, THEODORE ROOSEVELT, muel Gompers, first vice president, Na-al Civic Federation, Washington, D. C. Prepare for Swayne Impeachment. day adopted a resolution announcing that would consider the impeachment of Judge Charles Swayne, according to the demand of the house yesterday.

Change in Fleet's Program.

Boo Want Ade Produce Results

SANTA CLAUS

Cannot find a more suitable Xmas gift for the young folks than a bank account. The last days of the old year is a splendid time to teach the young people the valuable lesson of saving. We accept deposits of any size and pay 4 per cent interest upon them. Why not lay the foundation of a fund that can be used in after years for "higher education," or a start in the business world.

Oldest and Strongest Savings Bank in Nebraska.

City Savings Bank

16th and Douglas Streets.

Mrs. Young Recalled to Testify in Case Against Miss Patterson.

LETTER FROM DEFENDANT'S SISTER READ

In it She Says Nan is About Frantic and She Cannot Answer for What May Happen-Young Had

No Revolver.

NEW YORK, Dec. 15 .- At the conclusion of the examination of Mrs. Young, widow of Caesar Young, who was called to the witness stand twice today, Assistant District Attorney Rand practically rested the case of the prosecution against Nan Patterson, who is on trial before Juctice Vernon M. Davis, in the criminal branch of the supreme court, charged with the murder of Caesar Young. Mr. Rand announced that he would call only two more witnesses, whose testimony would be comparatively inimportant.

When the trial was resumed this-morning Mrs. Young took the stand and verified for the records, her testimony of yesterday regarding the intercepted letter written to Young by Miss Patterson's sister, Julia Smith. Again in the afternoon she was recalled and told of the arrangement for her proposed trip to Europe with Young She said that after her husband had retired early in the morning of June 4, she searched his pockets and was certain that he had no revolver. She said also that

he never carried a revolver. John Mellin, Young's racing partner, was also a witness today. He told of efforts Young had made to break off his relations with Miss Patterson while in Los Angeles in March last. He said that he purchased a ticket for

her and gave her \$800 of Young's money. when it was decided that she should leave At the conclusion of today's session of the court, counsel for Miss Patterson held a conference to decide whether to offer evi-

dence in her defense, but their decision

will not be announced until tomorrow Mrs. Young Recalled. When the Patterson trial was resumed today Mrs. Young, the widow of the dead bookmaker, was recalled. She was detained only a few minutes, however, while

she verified for the records her testimony of yesterday regarding an intercepted let-Bernard L. McKean, Young's brother-inthat of the marriages performed within law, who produced the letter yesterday, also was questioned briefly before Mr. Rand moved that the letter be admitted as evidence. The motion was allowed by Justice Davis and the letter was read to those nor would he admit knowledge as to the jury. It was addressed to "Caesar" Young at the Imperial hotel and was dated May 3, 1904. The letter was written by Julia Smith, Nan Patterson's sister, and in it Young was addressed as "My Dear Unc." Mrs. Smith, in the letter, asked

> Young to call and see her at once. She wrote, among other things: I would like to get the whole thing straightened out because of Nan's perturbed condition. I understand what is the matter. He will be home at noon tomorrow. Nan is about frantic. See me first, and if you do not I cannot answer for what may happen. You know how Nan loves you, and as she is now nearly wild her condition breaks my heart. I expect to see you as soon as possible.

John Mellin, Young's racing partner, tes tified that last March, in Los Angeles Young told Miss Patterson that he would have to go away. Plans were discussed and it was finally decided that Miss Patterson should be the one to go away Mellin gave her railroad tickets the fol lowing day, which he had purchased for her, and \$800 of Young's money. That was the last time he saw Miss Patterson until he met her in this city in May. She was then at a hotel with her sister and J Morgan Smith.

Young Had No Revolver. There was a stir in the court room when Mrs. Young was called to the stand for the third time, and Miss Patterson lowered her veil before the examination of the witness was begun. Mrs. Young's ex amination was very brief and at its conclusion Mr. Rand announced that with the exception of two unimportant witnesses the case of the prosecution was complete Mrs. Young told of coming to this city from San Francisco last April and of the the sacredness of the covenants of that in- arrangements for the proposed trip to Eu-She said in reply to a question that after her husband retired early in morning of June 4 she searched his pockets and was sure he had no revolver As he was leaving the house he kissed her and warned her to be sure and meet him at the steamer promptly at 9 o'clock the case of the prosecution was about ended the court was adjourned until tomorrow.

HYMENEAL.

Jarmin-Saunders. OSCEOLA. Neb., Dec. 15 .- (Special.) -- One of the most notable weddings of the city was celebrated on Wednesday evening at 7 o'clock at the First Methodist Episcopal church, when Miss Charlotta Evelyn Saunders, the only daughter of Judge and Mrs. H. Saunders, became the bride of Edwin R. Jarmin. The ring service of the Metho dist Episcopal church was performed by Rev. P. C. Johnson, D. D., of Tecumseh, assisted by Rev. L. M. Grigsby, the pastor of the First Methodist church of Osceola. There were more than 500 invited guests

at the church. The attendants of the bride and groom were Harry Jarmin of Fremont, a cousin of the bridegroom, and Miss

exative Bromo Oumine

white silk mull trimmed with beautiful lace, and carried lovely beauty roses, while the bridesmaid was attired in blue silk mull, very prettily trimmed. She also carried lovely roses. Miss Bernice Beverly a cousin of the bride from Omaha, was at the plane. At the conclusion of the service a wedding reception was held at the home of the bride's parents to which about forty guests were bidden, all the relatives of the happy young couple, and an elegant wed-

ding supper was served. The young couple received many beautifut and useful presents and the congratulations of a host of friends, gifts coming from Washington, D. C., Newark, N. J., New York City, Troy, N. Y., Round Lake, N. Y., Rochester, N. Y., Spencerport, N. Y., Chicago and the following places in Nebraska: Lincoln, Omaha, South Omaha, Fremont, Columbus, Norfolk, Shelby, Osceola. Stromsburg and Santa Clara, Cal.

Mitchell-Vincent. ONAWA, Ia., Dec. 15 .- (Special.)-Henry S. Mitchell and Margaret H. Vincent. daughter of Mitchell Vincent, were married at the home of the bride's parents in Onews at 4 p. m. Mr. Mitchell is a business man of Castana, Ia., where the couple will hereafter reside.

Nuns-Nuns. BEATRICE, Neb., Dec. 15 .- (Special.)-Mr. Henry Nuss and Miss Lizzle Nuss of Milberger, Kan., were married here Tuesday evening by County Judge Bourne. The bride and groom are cousins. They left yesterday afternoon for Milberger, where hey will make their future home.

Headaches From Colds. Laxative Bromo Quinine removes nuse. To get the genuine, call for the full name and look for the signature of E. W. Grove. 25c.

Gifts for Men

are doubly appreciated if they come from here. NECKWEAR BATH AND LOUNGING ROBES

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\$5.00 to \$20.00,

\$5.00 to \$20.00,

\$5.00 to \$20.00,

\$1.50 to \$1.50 to \$5.00,

MUFFLERS
\$1.50 to \$15.00,

MUFFLERS
\$1.50 to \$5.00,

MUFFLERS PAJAMAS \$1.50 to \$5.

DRESS SUITS. TUXEDOS. OVERCOATS. Have you seen our Christmas boxes for men?

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We have just purchased a traveling man's entire line of samples—nearly 100 of them—at a big discount. No two alike—some handsome ones among them—which we will sell at a big reduction.

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AMUSEMENTS.

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With JAMES T. POWERS a Company of 80—The Biggest Mu-Treat Omaha Will Have This Season. SEATS ON SALE TODAY.

Every Night Matinees. Thursday, Saturday and Sunday. MODERN VAUDEVILLE The Famous Nelson Pamily, Filson & Errol, Chassino, Pete Baker, Von Klein & Gibson, Caldera, "Mike" Foster's Dog and

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