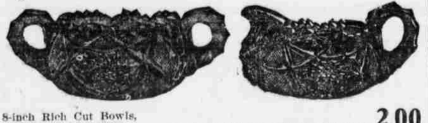
THE OMAHA DAILY BEE: SUNDAY, DECEMBER 18, 1904



Monday, December 19. We are prepared to save you a large percentage on your Xmas bill. Every dollar's worth of cut glass from our wholesale department will be offered to you at less money than any dealer can own the goods. We enumerate below a



fow items which will give you an idea of the values we offer. Cost will cut no figure in this sale.



value \$3.59, now	
8-inch Rich Cut Bowls, value \$4.50, now	
7-inch Rich Cut Flat Bowls, value \$3.50, now	
Rich Cut Sugars and Creams, value \$5.00, now	
Rich Cut Sugars and Creams, value \$6.00, now	
Rich Cut Celery Trays. value \$3.75, now	
Rich Cut Celery Trays, very fine,	4.00

MORMON CHURCH IN POLITICS

Important Testimony in Investigation of Protest Against Senator Smoot.

OFFICERS INSTRUCT MEMBERS ON VOTING Charles Penrose, a Polygamist, Elected an Apostle Last July at a Meeting at Which Defendant Was Present.

WASHINGTON, Dec. 17 .- More important testimony was brought out today in the investigation of protests against Senator moot than at any time since the session

began. Charles H. Jackson, chairman of the democratic state committee in Idaho; John Nicholson, chief recorder in the Mormon temple at Salt Lake City; Charles Penrose, editor of the Deseret News and an apostle of the Mormon church; William Budge, president of the Bear Lake stake in Idaho, and Apostle John Henry Smith of Salt Lake testified. Mr. Penrose was elected an apostle last

July and the attorneys for Senator Smoot admitted that the senator was present and participated in the election of Penrose. Mr. Penrose testified that he is a polygamist and was known to have been such at the time he was made an apostle.

The testimony of Mr. Jackson and Mr. Budge related to political affairs in Idaho, the former being a prominent anti-Mormon and the latter as active in protecting the interests of the church. The examination of Apostle John Henry Smith had not been concluded when the committee adjourned until 10 o'clock Monday.

Mr. Jackson's Testimony. When the investigation was resumed to day Charles H. Jackson, chairman of the

democratic state committee of Idaho, was again called to the stand. He is the witness who testified vesterday in regard to Mormon interference in political affairs. The examination followed similar lines today. As an illustration of the local church issue in the last election Mr. Jackson said the vote for Gooding, republican candidate for

governor, can behind the vote for Rooseveit in gentile counties and ahead of Roosevelt in the Mormon counties, while the vote for Heitfield, democratic candidate for governor, ran ahead of Parker in the gentile counties and behind Parker in the Mormon counties. The influence of the Mormona

was shown, said the witness, by the fact that the democrats and independents were unable to get chairmen of political meetings held it, Mormon countles without the aid of Mormons. On cross-examination Mr. Jackson said

that Aposties Matthias Cowley and John Herry Smith were among those who went ir to Idaho and told the people that there had been a revelation that they should vote the republican ticket.

Evidence is Heresay. Questioned by Attorney Van Cott, representing Senator Smoot, the witness said he had never heard these apostles declare there had been such a revelation that it has always been taken for granted there has been a revelation when a Mormon apostle appears in Idaho to direct political affairs. Cross-examination drew from the witness that he knew only from general repute of these affairs and that his statements, made yesterday, concerning sugar

legislation and bountles was based on the same information. He asserted, however, that it is well known that the Mormons had asked the legislature to page the sugar bounty law and wanted it for the reason that sugar manufacture had been halled and demand the books, and arrest you

as a Mormon institution in Idaho, "and the

Mormons get everything they ask in Idaho

Mormons in Idaho.

he had been sealed to his wife at a cere-Idaho, and the Mormon participation in mony performed in the temple, and the politics. This resulted in a discussion be- he was put off the train. witness was asked where this ceremony tween the senator and the witness concernhad been recorded. He said it was in aning these subjects and the positions they other book. More than fifteen minutes was had taken. Mr. Budge reminded Mr. Du-

consumed by Mr. Taylor in a futile effort to draw from Mr. Nicholson the proper Idaho test oath and the senator replied name of the other book referred to, and that it was true, because he then thought some reason why it had not been brought in response to the subpoena issued by

the senate committee. Senator McComas. then asked the witness and likewise was that he became an apostle of the church unsuccessful "You are the keeper of this other book. are you not?" he asked.

"Well, not the particular one." "But you know where it is?" the senator persisted

"I suppose I do," was the response. "Then why did you not bring it? "Because I did not want to.

Record of "Sealings."

the agreement he thus made, he said: "No-Mr. Nicholson then gave a long explanabody can take from me my family. I am tion of the character of the book in an responsible to them and to God alone, and effort to show that the subpoena of the if my countrymen choose to punish me senate committee could not be held to call shall have to suffer the consequences." The testimony of Apostle Smith in refor any records except those of legal margard to his duties toward the laws and riages which had taken place within the his families was similar to that given by temple. He described the second book as a President Joseph Smith when he appeared

record of sealings of people who go into the before the committee last spring. temple, having been married outside, to receive a blessing. This blessing, he suid. who disobeyed the laws were amenable was in the form of a seal and such records to the courts. He quoted President Smith are not put in the marriage book. as saying that he had not married Abra-"Are there records in the book you have

ham Cannon and Lillian Hamila. Asked here of the scaling of a man to a plural if he had ever concerned himself about wife when he already has a legal wife?"

asked Senator McComas. had taken a fourth wife six years after "No, sir," said the witness, "and," the manifesto, Mr. Smith replied that he added. "I am satisfied there has never been feit that every man was amenable to the any such cases in the period covered by laws that the courts have inrigilition this book." He repeated that the records and that he was not responsible for the which he brought with him are those of acts of his associates, moral or other marringes of people who under the law wise have a right to marry. The witness would

Mr. Taylor told the witness that the not admit he knew where to find the book answer did not appear candid. Mr. Smith answered: "If I were a grand of scaling of living persons previously mar-

uryman and satisfactory evidence of the facts you have stated I would have in-Chairman Asks Questions. dicted the defendant." Further than that Chairman Burrows attempted to ascer Mr. Smith said he could not answer. Apostain where this book was kept and also tle Smith told of his visit to Idaho for some name by which it could be designated. the purpose of having the test oath re-The chairman asked a series of questions moved from the constitution. which were not answered freely and in the The committee adjourned the hearing unend he settled back in his chair with the

the manifesto was sincere.

mnesty

Apostle Smith Testifles.

n 1988 and is second in rank. He has

two wives and fifteen living chlidren, four

having died. He could not say how many

of the seven living children of his plural

wife were born since the manifesto, but

thought four. He testified that he was

one of the signers of the application for

Asked concerning his failure to practice

The witness sold he realized that the

it Monday, when Apostle Smith will conremark that he had no more questions to tinue his testimony ask. A moment later, however, he returned

"You admit that there are other record books and that they are kept in the temple. I want you to tell us why you didn't

(Continued from Fourteenth Page) "I had no authority to do so." said the nation for congress two years hence. Major witness. He then told Mr. Taylor that he Conger represented this district in congress could not bring the records without the for a number of years with great credit. consent of the president of the church. Three years ago, at a time when he was out of reach, his name was made use of in After half an hour more of searching ques connection with the nomination for govtions, in which all the members of the comernor. He had nothing to do with this, but mittee participated, Mr. Nicholson stated now it is pointed out that he will be availthat the book of sealing could be identified able as a candidate for congress, and he by the name "sealings of persons not marwould be willing to make the race for the ried in the temple." He gave also the place. It is regarded as certain there will names of his assistants, whose dutics are be a sharp contest here two years hence. A to actually record the ceremonies in the conference of politicians was held here book. He said, too, that the books could today on a political mission having a bearnot be removed without the consent of the

ing on the entire situation in the state. head of the church, and the head of the Fruit Growers to Investigate.

church could not give them up without a A meeting was held today of the committee of the Iowa Horticultural society on transportation, and this committee will immediately commence a thorough investiga-Mr. Taylor took charge of the examina tion again and, bringing out the fact that tion of the railroad rate question as it affects shipments of fruit in this and adjointhe witness believes the records are still ing states and generally throughout the within the temple, asked: "if you were told by President Smith not to bring the country. The apple growers complain bitterly that during the last season they were books, you would refuse to touch them, unable to get their apples to market because of unfavorable rates and that there

were discriminations against the shippers "And if the sergeant-at-arms of the senate should call on you with a warrant W. M. Bomberger of Harlan, W. B. Chapman of Washta, W. A. Burnap of Clear

up, you would still refuse to give them Lake, D. L. Heinsheimer of Glenwood and igton of Will

the testin ony of August Lundstrom, that tions relating to the present conditions in begun suit against the company for \$10,000 chudes both plant breeders and animal damages for injuries received at the time

Promotion for Creston Man

CRESTON, In., Dec. 17.-(Special)-Dispatcher W. S. Shiffer has been sent to bois that he had worked to repeal the Burlington, where he will fill the position temporarily, of traveling car accountant, This office is a recent establishment in the system, but there is talk of making it : permanent one. Mr. Shiffer will probably John Henry Smith of Salt Lake testified remove to Burlington in case his positio

becomes permanent Creston tailroad of ficials were in Ottumwa today consulting with other officials on the Burlington 1 regard to the handling of time freight.

Mrs. Nanette Clark O'Haro

MAGNOLIA, Ia., Dec. 17.-(Special)-Death has claimed Mrs. Nanette Clark O'Haro, wife of William T. O'Haro. She

and was married at Magnolia in 1996. She was the mother of four children, all of whom survive her. The funeral was con-ducted by the Independent Order of Odd Fellows and the Rebekah lodge. Modale Merchant Assigns. MODALE, ha. Dec. 17.—(Spechd.)—V. N. Swinnerton, who has for some time ope-rated a general store at Modale, dealing in geoceries, shoes and notiens, has made an ussignment to the McCord-Brady company of Omaha. He was company of Omaha. His liabilities are \$1,209 and his stock will invoice at \$1,300. Several failures have recently occurred in Module.

the fact that an apostle of the church REPUBLICANS WIN THEIR POINT

> Colorado Supreme Court Decides to Throw Out Precincts Where Fraud is Shown.

DENVER, Dec. 17 .-- Chief Justice Galibert today announced the declaion of the supreme court to throw out the entire vote of three presincts of Fifth ward and one precinct of Seventh ward, at the late election on the ground that gross frauds were committed in direct violation of the injunction served upon the election officials. Judge Campbell concurred in the decision, but Steele dissented, saying that only the illegal votes, which had been identified. should be rejected and the legal votes should be counted. The decision does not affect the votes for president and con-

DOCTOR BILL MUST BE PAID Through the action of the court including nye Denver precinets from the abstracts Through the action of the court including Through the action of the court including type Denver precincts from the abstracts of returns to date, republicans will secure

a solid delegation in the legislature and from the county of Denver, and will obtain control of both branches of the legislature. which canvasses the vote for state officers. On the face of the returns Alva Adams, democrat candidate for governor, had a plurality of about 11,000, but the republican managers assert that when all fraudulent votes are eliminated Governor Peabody will have a plurality and will be reseated. The precincts that have been excluded from the count by the supreme court re turned 1.455 democratic votes and 273 re-

publican. The court today heard testimony on the contempt charges against William H. Greene, police officer; Frank McMahon, alias "Spike" Bradley, prize fighter; Jean De Saye, Robert Goodman and Edward J. Wheeler in connection with the election in Precinct 3, Ward 3. Wheeler has disappeared, but the other defendants were in court.

court

George J. Kendail, supreme watcher, testified that there was much repeating at the last election in this precinct, which was actively aided by Greene and Goodman. The court ordered the baliot box to be opened and the ballots examined by experts.

Joseph W. Ray, an election judge who is serving a sentence of six months in jall for contempt of court, received word today that his aged father. A. M. Ray,

NOTICE TO WATER WORKS CON-TRACTORS-WATER WORKS SYSTEM. Senled proposals will be received by the chairman and Village Board of Osceola, Neb. up to 8 o clock p. m. of December 26, 1994, for furnishing machinery, material and labor for the construction of a water works system for the Village of Osceola, Neb., the muchinery and material to be furnished are as follows: 1. Sinking one 10 in. well about 200 ft. deep. 2. Erecting one brick pumping station

3. Furnishing one 25 h. p. gasoline en-

Furnishing one deep well power pump. 4. Furnishing and erecting one steel tank m steel tower, or Furnishing and erecting one steel stand due complete

pipe, complete. 5. Furnishing and laying between three and four mises of water mains with hy-drants, valves, etc., complete, all to be done in accordance with the plans and specifications adopted by the Board of

specifications adopted by the Board of Trustees. A orrifled check of 10 per cent (but not over \$1,000.00) of amount of bid, must ac-contany each proposal. The plans and specifications are on file and may be seen at the office of the Vil-lage Clerk, Osceola, or at the office of M. A. Earl, 1416 First National Bank Bldg., Chicago, Ill. Chicago. hicago. Ill. The right is reserved to reject any or all KEENE LUDDEN.

Ids. KEENE LUDDEN, Chairman Board Trustees, FRANK D. MILLS, Village Clerk. M. A. EARL, Consulting Engineer. Diad 114

Diad Ilt STOCKHOLDERS' MEETING. Office of Lee-Glass-Andreesen Hardware Company, Omaha, Neb., Dec. 11, 1904.—No-tice is hereby given to the stockholders of the Lee-Glass-Andreesen Hardware com-pany that the annual meeting of the stock-holders of the company will be held at the offices of the company will be held at the offices of the sold company, corner of 9th and Harzey streets, in the city of Omaha, in the state of Nebraska, on Tuesday, Jan. 10. A. D., 1925, at 3 o'clock p. m., for the purpose of electing a board of directors for the company 12 serve during the ensuing year, and to transact such other business as may be presented at such meeting. (Seal.) H. J. LEE, President. W. M. GLASS, Secretary.

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reeders; also teachers of breeding, scientists, physicians and others interested in preeding and heredity. The secretary of agriculture, James Wilson, is president of

the organization. A program including noted breeders of mimals and plants and of scientists promment in the study of heredity are to take THEY.

LEGAL NOTICES

Office of the City Ciers. South Omaha, Neb., December 6, 1994. Sealed bids ad-dressed to the undersigned and plainly marked 'Proposals for nonds' will be re-ceived until 8 o'clock p. m. of December 19th, A. D. 1994, at the office of the city clerk, South Omaha, Neb.: For the purchase of the following issues of city bonds, these said bonds so offered being general obligations of the city. First Seventy Thousand (\$70.000) Dollars of City Hall Bonds in denominations of One Thousand (\$70.000) Dollars, or Five Hundred (\$500) Dollars each, at the option

York. Second. Forty Thousand (\$40,000) Dollars of "Park Honds" in denominations of One Thousand (\$1,000) Dollars, or Five Hundred (\$500) Dollars each, at the option of the purchasers, duted December 1, 1904, payable twenty (\$30) years after dats, Isterest four (0) per cent per annum, payable semi-annually on the first days of December and May of each year. These are bonds to be issued and in-voted to the purchasing of lots, Iands and grounds within said city, to be used and improved for park and park way pur-poses. Interest coupons payable at Ne-pressing fiscal agency, New York City, New York.

York. An annual tax upon all the taxable prop-erty of the cinty will be levied by the city to pay the interest and principal upon these said bonds at maturity. A sinking fund being provided for that purpose. The faith and credit, the revenue and taxing powers and all the property of said city being irrevocably pledged for the prompt payment thereof. Each bid shall state separately the amount offered as "Principal and Pre-mium." and that "Accrued Interest" will be paid to date of delivery and payment of bonds.

bonds. Each bid must be accompanied by a cer-tified check on a national or state bank in the sum of One Thousand (\$1,000) Dol-hars and made payable to the city as evi-dence of good failth on the part of the bidder.

brects By order of the council JOHN J. GILLIN. City Clerk.

value \$6.50, now	
Rich Cut Celery Trays, very fine, value \$8.00, now	5.00 legislature, he concluded. Attorney Van Coit proc showing the election retur
Rich Cut Spoon Trays, very fine, value \$3.00, now	1.76 1504 and attempted to prove for governor in the size
Rich Cut Spoon Trays, very fine, value \$3.25, now	1.76 ties had been thrown out, of publican candidate, would a plurality of more than 3.0
Rich Cut Oil or Vinegar Cruets, value \$2.75, now	
6-inch Rich Cut Olive Dishes, value \$2.00, now	1.35 gentile countier there are ments which voted for Mr.
6-inch Rich Cut Olive Dishes, value \$2.75, now	1.58 Mr. Gooding is a Mormon heard as many people say
9-inch Rich Cut Bowis, very handsome, value \$7.00, now	
9-inch Rich Cut Bowls, very handsome. value \$8.00, now	
value \$13.75, now	
16-inch Rich Cut Ice Cream Trays, value \$12.00, now	7.40 anti-Mormon plank in thei the republicans refused to
 9-inch Rich Cut Oval Deep Dishes, value \$5.00, now 10-inch Oval Deep Dishes, value \$7.00, now 	
10-inch Oval Deep Dishes, value \$7.00, now	3.96 witness, but he added that drawn by the attorney from
10-inch Rich Cut Fruit Dishes, value \$10.00, 'now	
G-Inch Rich Cut Whipped Cream Bowls. value \$4.00, now	2.35 Mormon in political affair able to control elections.
Half-Gallon Rich Cut Pitchers, value \$8.00, now	4.00 An effort was made by M show that the Mormon d last democratic state c
Rich Out Tankard Pitchers, value \$12.00, now	inter inclusion apparts to

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Pipe Freezing Time Is now upon us. Better have your pipes looked after now. It may save in regard to the marriage records he was money for you later on. We are ready to put everything in proper condition at a very moderate cost- all of the marirages that have been solinr less than the cost will be for fixing after freezing. You can always rely on our work being right, and our prices as well.

J. C. Bixby & Son. 202 Main St., and 203 Pearl St., Council Bluffs, Iowa

whether it is a republican or democratic up, would you? egislature, he concluded. 'Yes, sir.' Attorney Van Cott produced a table

Mr. Nicholson stated that the book o showing the election returns in Idaho in marriages he had brought with him con-1904 and attempted to prove that if the tains the record of 6.638 ceremonies. He ote for governor in the six Mormon coun- said the book which he had not brought is ies had been thrown oul, Gooding, the re- not so large as this one, and does not publican candidate, would have received contain more than half as many entries. "Suppose," said Mr. Worthington, "r plurality of more than 3,000. Mr. Jackson ombatted this statement by calling attencouple who was not married should apply tion to the fact that in practically all of the to be sealed, what would be done?" zentile counties there are Morman settle-"Nothing could be done," was the reply ments which voted for Mr. Gooding. Mr. Nicholson said that he was a polyga-

to the attack.

bring them," he said.

vote of the church.

would you?"

"Yes, sir."

Governed by President,

"And if the sergeant-at-arms of the

and put you in jail if you didn't give them

The witness said he did not know whether mist, having two wives, but when asked Mr. Gooding is a Mormon; that he had if any children had been born to him by his plural wife since 1290 he requested his heard as many people say he is as say he questioner to "wait a minute," adding: "I

have so many I can't remember." After the laughter subsided he said that Mr. Van Cott brought out the fact that he had fifteen children.

ter.

will commence in January.

ing taken to South Dakota,

Hearing on a Requisition.

John Cotton is Released.

Bankrupts at Onawa

W. Massey of Ute, Ia., has been adjudged

a bankrupt and the first meeting of the

creditors will be held at the office of W.

D. Brown, referee, in Onawa at 2 p. m.

December 23, 1904. Anna M. Cowan, a

there were about 20,000 Mormon votes out Mr. Nicholson then was finally excused. of a total of 60,000 votes in the state Witness Hickman was recalled and stated asked the witness if it was not true that he had the consent of Francis M. hat, although the Gentiles were in a large Lyman to his plural marriage, which had najority, and that the democrats put an been celebrated in Mexico in 1896. anti-Mormon plank in their platform and

At the afternoon session Charles W. he republicans refused to put in such a Penrose, editor of the Deseret News, who lank, the republicans carried the state was elected one of the twelve apostles of the Mormon church last July, was sworn. "That is a bald fact," responded the He said he was a polygamist, with two witness, but he added that the inference wives living. He has children by his first irawn by the attorney from the question plural wife, but none born since the manifesto. When elected to an apostlaship Mr. Mr. Jackson contended that there were Penrose said he was not present, but was

'lack Mormons," or Genttilles, who are sent for by the first presidency and in Mormon in political affairs and who are formed of the election. He said he could not say whether Reed Smoot was present

show that the Mormon delegates in the "Did you receive special amnesty at the ast democratic state convention had hands of President Cleveland, in which igreed to vote for an anti-polygamy resoone of the conditions was that you should ation if the crime of adultery were inthereafter obey the laws relating to living cluded also. Mr. Jackson declared the rein polygamy?" asked Mr. Taylor.

"And have you lived up to that amdelegates defeated the resolution. Mr. Jackson, in answer to questions by nesty?"

Chairman Burrows, told of the passage of a resolution by the Idaho legislature

calling a constitutional convention. He pleted his examination and Chairman Bu rows said he wanted to have it made said the resolution created no comment clear whether Apostle Smoot was present and, in fact, its purpose was ignored until at the election which elected Mr. Penrose Senator Dubois had written a letter calling attention to the fact that such a convenan apostle. Not receiving a direct answer Worthington, counsel for Senator Mr. tion could repeal the Idaho tests against Smoot, said they would admit that Mr. polygamy. Mr. Jackson said the resolution Smoot had been present. had been put through the legislature on Mr. Penrose then said, in answer to a the advice of Apostle John Henry Smith.

ately left town. question, that he had never heard of any Asked why the resolution was not subone making a protest against his election mitted to the people, Mr. Jackson said the on the ground that he was a polygamist. attorney general gave an opinion declaring "Was it known that you were a polygthat the resolution was improperly passed amist?" asked Mr. Burrows. and the secretary of state refused to cer-"I did nothing to conceal the fact, but tify the resolution to be placed on the

sulky and objects to being photographed. I had never flaunted it," the witness replied.

Officer is a Mormon. In regard to general knowledge as to ht Mr. Van Cott asked if the attorney genpolygamous relations Mr. Penrose said sral, who rendered the opinion, was and is that Mr. Smoot would have the same not now a Mormon, to which the witness knowledge and that the testimony of Presianswered in the affirmative. Mr Van Cott dent Joseph Smith before the senate comrought out the fact that there were only mittee last spring would have given him nine Mormons in the legislature which this information. It was shown that the passed the resolutions calling for a conelection of Mr. Penrose as an apostle took stitutional convention, but Mr. Jackson place in July, this year, since that hearing. added that members from countles where William Budge of Paris, Idaho, testified the Mormons held the balance of power

had three children born since the manifesto December 25, 1904. Party has been in busi-John Nicholson, chief recorder of the Salt of 1890. All of his wives live in Paris and ness in Onawa for some years and was Lake temple, was recalled and examined he testified that he does not live with one to the exclusion of the others. Most of the children are grown and live in Celebrate Sixty-Third Anniversary, Idaho. Of these children he testified that one son is a judge of the district court. enanized in the temple since 1893, when the one son a prosecuting attorney in Bear

chief assayer of the mint at Boise City. and one daughter is postmaster of Paris. Of himself he admitted that he is the most prominent Marmon in Idaho, having

taken if leading part in church affairs. Mr. nother book in which are recorded the Taylor put into the record a long article written by Mr. Budge on the subject o

anked if there was still other books and unwarranted persecution" of the church replied that the various religious processes and charged him with misrepresenting conditions in the state.

Attention was called by Mr. Taylor to Senator Dubols asked a great many ques

urg. The dropped dead at his home in McLeansboro, society will make a strong effort to compela change in the rate situation so that Iowa Ill., after reading a letter from his son giving an account of the circumstances apples may be marketed in season.

Iowa Does Not Want Bonds. leading to his incarceration. The supreme court this afternoon granted Governor Cummins has received an offer motion made by John M. Waldron, one from a lawyer in Philadelphia of ten bonds of the republican attorneys, asking the of the state of South Carolina, for the use and benefit of the state. The purpose of court to enter an order requiring the electhe offer is to have another suit against tion commission to certify all the names and the votes on all the judicial, executive the state for the repudjated bonds life that which was prosecuted by the state of and legislative offices to the state canvassing board. South Dakota and to have these bonds

declared good in the federal court. The The result of this order of the court, it governor also received a warning some time is understood, will be that no more precincts will be thrown out and any further ago against such action and a circular action toward the throwing out of illegal pointing out how such action would advotes will be made in contests before the versely affect a number of states. The county courts, in county contests and be-

governor will take no action in the matfore the state canvassing board in legis-Sending Out Census Matter

The sate executive council today authorized the sending out to all the counties of the state of the cards and books and all necessary blanks for all the assessors of the state in making the census of the state as provided for by law. The cards are all in packages and labeled for each and evcondition of the ballot box in Precinct ery assessor in the state and there is a Three, Ward Four, which was opened tosystem of numbering them and securing adday. dresses so that there can be verification

Since the supreme court began its trials of the work of any assessor. The plan of for contempt nineteen men have been senthe council is to make it the most comtenced to the county jail for terms varyplete census ever undertaken. The work ing from three months to one year and in nearly every case a fine has also been

imposed. In one case the judgment was Attorneys from Sioux City today asked suspended, but the other eighteen are servfor a hearing before Governor Cummins on ing their sentences.

The action of the supreme court in as- Chicago & Northwestern. the application for requisition for the taking of Ed Williams from Sioux City to suming original jurisdiction of a city elec-South Dakota to answer to the charge of tion is said to be unique in the annals of law. Before the late elections the repubassaulting a hermit near Jefferson with intent to rob. Williams is abundantly suplicans, believing that gross frauds were plied with money to employ an attorney contemplated in a number of wards, usuand will make a fight to prevent his beally strongly democratic, petitioned the supreme court of the state to appoint watchers and issue an injunction against any interference with the submitted lists CEDAR RAPIDS, Is., Dec. 17 .- (Special from which the watchers were to be Telegram.)-John Cotton, arrested on suschosen, but the court made its selection pleion of being implicated in the Reinbeck from the list furnished by the repubpostoffice robbery, was arraigned before licans.

United States Commissioner Stewart today Similar injunctions have been issued and and after a searching examination was given his liberty, not enough evidence watchers appointed in the past in Denver on two occasions, but in both cases the being produced to hold him. He immedidistrict court issued the order and the injunctions were disregarded to great ex-Roach, the elder of the two robbers in tent. jall at Marion, is anxious to begin serving

So far the supreme court has opened five his sentence. He offers to plead guilty at ballot boxes and in each case gross fraud once that he may begin his sentence. He was discovered. While it is expected that refuses to divulge his accomplice. Moore, no more precincts will be thrown out, it the leader and planner of the deed, is is believed that more boxes will be opened beside the one opened today, and that they will form the basis of contests before the ONAWA, Ia., Dec. 17.-(Special.)-Jacob

legislature. Already enough votes have been thrown out to insure a republican majority in the senate and the house had previously been declared republican at the polls. On the county ticket every republican candidate

milliner of Onawa was adjudged a banknow stands elected except in the case of rupt yesterday before Referee W. D. Assessor Alexander and Judge Beardesley. Brown and the first meeting of the credit-The former appears to have about 1,600 ors will be held at his office in Onawa, plurality, and the latter was on both lickets. This may be an empty honor for the republicans, as the supreme court has yet

o pass upon the validity of the spring election for county officers. If that election is declared valid the democrats elected at that time will continue to hold office.



Annual Session of the Association to He Held at Urbans, III., in February.

ST. PAUL, Minn., Dec. 17 .- The council of the American Breeders' association has

RAILWAY TIME CARD

UNION STATION-TENTH AND MARCY

Chicago, Rock Island & Pacific.

fore the state canvassing board in legis-lative matters and before the legislature concerning the office of the governor. The supreme court, however, will con-tinue to investigate the charges of dis-obedience of the court's orders and punish the men found guilty of contempt. On Monday next the experts will report on the condition of the ballot box in Precinct

Chicago Great Western.

St. Paul & Minn......a 8:30 pm a 7:15 am St. Paul & Minn......a 7:35 am a 8:25 pm Chicago Limiteda 4:50 am al0:80 am Chicago Expressa 4:30 am a 4:65 pm Union Pacific.

Union Patternet, Overland Limiteda 9:40 am a 8:05 pm Colorado & Calif. Ex...a 4:10 pm a 9:30 am Calif. & Oregon Ex....a 4:30 pm a 5:10 pm North Platte Local....a 7:50 am a 7:00 pm North Maila 8:50 am a 3:30 pm Fast Mail a \$:50 am a \$:20 pm Colorado Speciala 7:45 am a 7:40 am Beatrice Localb 4:30 pm b 1:50 pm

	LOCAL CHICARO	81 HB		
	Mail	pm	8:30 #	am
ļ	Daylight St. Paul		10:00 1	pm
	Daylight Chicagoa 8:00	am	11:50	om
1	Limited Chicago & Sigs	pm	9:15 4	
	Local Carrolla. 4:00	pm	9:80 1	am.
	Fast St. Paula 8:10	pm	7:05 4	
	Local Sioux C. & St. P.b 4:00	pm	B 9:80 z	
	Fast Mail		8:80	
	Chicago Express		A 3:45 1	
	Norfolk & Bonesteel B 7:40		10:85	
	Lincoln & Long Pineb 7:40		10:35 4	am.
9	Deadwood & Lincolna 2:60		5:15 1	pm
l	Casper & Wyomingd 2:50		e 5:15	
i	Hastings-Albionb 2:50	pm	5:15	pm

Wabash

St. Louis Express...... 6:30 pm 8:30 am St. Louis Local (from-Council Bluffs; 9:15 am 10:30 pm . 9:15 am 10:30 pm Shenandoah Local (from Council Bluffs) 5:45 pm Missouri Pacific.

St. Louis Express...... 9:30 am K. C. & St. L. Ex...... all:15 pm Illinois Central.

Chicago, Milwaukee & St. Paul. Chicago Daylight Ex., a 7.56 am all:00 pm California-Oregon Ex., a 5.46 pm a 3.16 pm Overland Limited..., a 8.20 pm a 7.56 am Des M. & Okoboji Ex., a 7.55 am a 3:10 pm

BURLINGTON STATION-10TH & MASON

Barlington.

Denver & California....a 4.10 pm a 3.35 Northwest Express....all 10 pm a 6.35 Nebruska points...... & 8.50 am a 7.35 Lincoln Fast Mail......b 3.57 pm al275 Fort Crook & Platts-mouth Bellevue & Plattsmou. 17 50 pm 610:35 am Bellevue & Pacifica 3:30 am Junction Denver Limited Thicago Special. a 6:55 am

WEBSTER DEPOT-15TH & WEBSTER

Missouri Pacific.

ebraska Local via Weeping Waterb 4:50 pm bl1:40 am Calcago, St. Paul, Minneapolis & decided to hold the annual meeting at the Omaha.

University of Illinois, at Urbana, Ill. on February 1, 2 and 3, as the guest of the Illinois Livestock Breeders' association. This society, organized a year ago, in-

supposed to be doing a good business. CLINTON, Ia., Dec. 17.-(Special.)-Mr. and Mrs. E. Hatton of this city, who were united in marriage in New York, December 16, 1841, celebrated the sixty-third anniversary of their marriage here last night.

They came to this city in its early day, when it was called New York. Mr. Hatton engaged in business here and was one of the well known business men of the city for fifty-two years. He retired in 1894. Mr. Hatton is 85 years of age, his wife 83.



Sues Railroad for Damages.

CEDAR RAPIDS, Ia., Dec. 17 .- (Special

Telegram.)-John Hutchens, who was thrown from a Milwaukee box car several months ago while stealing a ride, nas

that he has three wives and that he has

supposed to bring to Washington. He stated that the record he brought contains

Lake county, one son, H. Smith Wooley, is "Is the book you have here the only one in which marriages have been recorded in that period?" Mr. Taylor asked. "I have no recollection of any other."

Witness Evades Question. served in the state senate and otherwise Then the witness explained that there is

scalings of men and women who have been married outside of the church. He was the fight made by Senator Dubols for "an

each have a book.

were under Mormon influence

book was opened.

ballot.

An effort was made by Mr. Van Cott to or not. verse to be true, and, in fact, the Mormon "Yes, SIL.

"No, sir." Mr. Taylor announced that that com-