

### The Grover Graham Dyspepsia Remedy


The GROVER GRAHAM DYSPEPSIA REMEDY has effected thousands of cures of the most chronic form of Stomach Disorders which has baffled the skill of the most noted Specialists.

The "VERDICT," a copy of which can be obtained, free of charge, upon request, from Sherman & McConnell, druggists, of Omaha, recites many hundred instances wherein the most chronic forms of Stomach Disorder have been cured by this wonderful preparation when the parties who were afflicted were literally dying from some terrible form of Stomach Trouble. If you are suffering from any form of Indigestion or Dyspepsia, ask Sherman & McConnell for some of the literature which tell you all about the GROVER GRAHAM DYSPEPSIA REMEDY, including a free copy of the "VERDICT," which, we believe, you will admit is one of the most wonderful periodicals ever issued by any proprietary medicine house.

Sherman & McConnell, Agents, Druggists, Omaha, Neb.

### VERY LOW EXCURSION RATES

VIA



December 23, 1905.

To Many Points in ILLINOIS, INDIANA, KENTUCKY, OHIO, ONTARIO, PENNSYLVANIA, NEW YORK, MICHIGAN, WEST VIRGINIA.

RATE—Fare and one-third for Round Trip

Return Limit 30 Days.

For further information Call or write,

F. P. RUTHERFORD, D. P. A., 1323 Farnam St., Omaha, Neb.

### DR. MCGREW, SPECIALIST

Treats All Forms of Diseases of MEN ONLY.

Thirty Years' Experience.

Twenty Years in Omaha.

The doctor's remarkable success has never been equalled. His resources and facilities for treating this class of diseases are unlimited, and every day brings many flattering reports of the good he is doing of the relief he has given.

**HOT SPRINGS TREATMENT FOR All Blood Poisons.** No "BREAKING OUT" on the skin or face and all external signs of the disease disappear at once. A permanent cure for life guaranteed.

**VARICOCELE CURED IN FIVE DAYS.** In cases cured of Hydrocele, Stricture, Gleet, Nervous Debility, Loss of Strength and Vitality and all forms of chronic diseases.

Treatment by mail. Call or write. Box 76. Office 25 South 14th St., Omaha, Neb.

### Headaches Stopped

The most severe headaches will yield in a few minutes to Bromo-Lax. (Contains no Quinine.) Don't suffer any longer. Get a bottle today—ask your druggist for the Orange-Colored Box.

**BROMO-LAX**

CONTAINS NO QUININE

All druggists, 25c. or by mail.

### J.P.

Those suffering from weak kidneys which sap the pleasure of life should take J.P. Pills. One box will tell a story of marvelous results. This medicine has more rejuvenating, vitalizing force than has ever before been achieved in any medicine. Full particulars and directions in plain language only on receipt of 5c. ad., and \$1. Made by its originator, C. L. Hood Co., Proprietors, 1100 Broadway, New York, N. Y.

### Every Woman

is interested and should know about this wonderful MARVEL Whirling Spray. The new vaginal spray, in fact, the only one of its kind, which is full of germicides and disinfectants, and is used by the most eminent gynecologists and all the best of the world.

For Sale at SHERMAN & McCONNELL DRUG CO., Cor. 16th and Douglas Sts., Omaha.

### MEN AND WOMEN.

The Big 40 for unusual diseases, inflammation, irritations or soreness of the bladder, or any other ailment of the urinary tract, or any other ailment of the urinary tract, or any other ailment of the urinary tract.

### THOMAS PUTS IN TESTIMONY

Civic Federation Attorney Backs Up His License Protests.

DETECTIVES TELL OF WHAT THEY SAW

Employees of the Federation Testify to Purchasing Liquor Out of Hours and to Other Violations of the Stocumb Law.

The Board of Fire and Police Commissioners sat Wednesday afternoon and evening to hear the charges of saloonkeepers whose licenses have been protested by Elmer Thomas on behalf of the Civic Federation. Several charges were considered, but that of violating the Sunday closing law was deferred until 1 o'clock this afternoon.

The case of W. P. Wendhausen, 2152 Leavenworth street, was called first. Detectives Baldwin and Gavlen testified that they had bought liquor at Wendhausen's saloon after midnight.

John Tutthill, 1512 Douglas street, was charged with allowing liquor to be frequently taken from his saloon. The detectives testified they saw women in the wine room in connection with the saloon and made "dates" with them. Tutthill denied that women visited his place without escorts.

The detectives said they met and made engagements with women in the place of P. J. Moran, Twelfth and Douglas streets. Moran denied.

### Boys as Witnesses.

Rinehart Flichtmeyer, a 14-year-old boy, living at 256 Leavenworth street, said he bought five or six jugs of beer at the saloon of Koenigsbrugg & Ewaldt, 211 Leavenworth street. His father had sent him there to buy beer and he had got it every time last week. The boy's statement substantiated his testimony. Koenigsbrugg took the stand and said the boy had tried to buy beer at the saloon but had been refused.

Joseph Wagman, 723 South Sixteenth street, was charged with selling liquor to a woman named Sallie. The woman, Willie McDowell placed on the stand, but failed to show that he had bought anything but ginger ale.

Charges of allowing gambling and of permitting women to visit his place and drink beer were made against H. Kruse, 623 North 16th street. Detectives Baldwin and Gavlen testified that they had watched pitch games in the saloon in which money had changed hands. Kruse said he had seen no gambling. His wife and a friend of hers, who took their lunch and drank in a room connected with the saloon, he said, were the women the detectives had seen.

Andrew Erick was charged with keeping rooms for immoral purposes. Detective Baldwin said he was taken upstairs over Erick's saloon at Twelfth and Douglas by the bartender and introduced to a woman named Sallie, who introduced him to another woman. The character of both women was revealed to him by their conversation with him. Erick denied that the rooms were used for immoral purposes, but admitted that Sallie Douglas, to whom he rented the rooms, was the woman whom he had put out a year ago on an agreement with Mr. Thomas that if the former would stop drinking, he would withdraw his would run a respectable place. The charge at that time was keeping a few dollars.

### In the Burnt District.

Detective Baldwin said he had seen a woman buy a pitcher of beer at the saloon of W. P. Wendhausen, 2152 Leavenworth street. He had seen another woman buy a package of cigarettes on the night of December 5. Detective Gavlen said he had bought liquor at 12:10 on the night of December 5. Erick denied that women visited his place and said he did not know the woman. Policeman Shields said he had never found the saloon open after 11.

The applications for licenses of William Sutherland, Meadlimer & Colwell and Crutcher & Bloomfield were withdrawn. That of William Garrity was withdrawn two days ago. J. L. Boyer and Frank Dinuzo have not filed applications.

The cases of twenty-nine saloonmen, charged with keeping open on Sunday, will be begun at 1 o'clock this afternoon.

### NOONDAY LENTEN SERVICES

Series of Meetings to Be Held by Brotherhood of St. Andrew.

Following a custom which has been very successfully carried out in such large cities as Boston, New York, Philadelphia, Chicago and St. Louis, and such western cities as San Francisco and Denver, a joint committee of men from the local assembly of the Brotherhood of St. Andrew and the Nebraska Church club met at Trinity cathedral Tuesday night and discussed plans for holding noonday services during the coming Lent at some central downtown point. These two organizations in the Episcopal church are to unite their forces and carry on these daily noonday services during the forty days of Lent, with the assistance of certain noted men of the church, both of the clergy and the laity, whose names will appear later.

It is as yet undecided where such services will be held, but it will be at a place easy of access by the business man. The services will be short, to the point, will consist of short devotions, as good music as can be provided, and a ten to fifteen minute address. Committees on finance, advertising, speakers, location for services and music have been appointed. It is believed these services will be well attended and that they will be heartily welcomed in Omaha, which has of late made such evidences of growth in every way.

### Erie Railroad.

No change of route Chicago to New York, Boston, Mass.; Buffalo, N. Y., and Columbus, Ohio. These trains carry splendid Pullman and dining cars and coaches. Apply to Ticket Agents or J. A. Dolan, T. P. A., Railway Exchange, Chicago.

Bracelets, Edholm Jeweler.

### Kirkman Found Not Guilty.

William Kirkman was pronounced not guilty of the charges against him in Judge Day's court. Kirkman was informed that the charges were that of carrying on adultery with Mrs. William Scheerens during the absence of her husband. Mrs. Scheerens was divorced and the former husband was the principal witness for the state. The other testimony was given by two little girls and the jury evidently did not give it much weight. Kirkman, on his own behalf, testified that he was rooming and boarding at the house, but did not occupy the same room with Mrs. Scheerens.

### Now is the season for a cup of



**LIEBIG COMPANY'S Extract of Beer**

Keeps Cold at bay.

### CONTEMPT OF COURT ALLEGED

Man Forbidden from Visiting Home, Pending Divorce Proceedings. Goes to the House.

Judge Sutton will instruct County Attorney Blalough at once to investigate an alleged contempt of court on the part of Frederick Gritzer, a grain commission man. If the county attorney finds the facts will warrant he is to prepare an information against Gritzer for contempt of court.

Last Saturday Mrs. Gritzer secured the issuance of a temporary restraining order to keep her husband away from the family home, 2417 Charles street, pending settlement of a suit for divorce. The order of the court was served on Gritzer while he was at home. He left the house, but returned again to take possession. Mrs. Gritzer found him there and refused to remain in the house while he insisted on staying. Her attorney, John O. Yelzer, went to Judge Sutton for a citation for contempt, and Wednesday morning Attorney Burbank put in an appearance for Gritzer. He argued there was no contempt under the circumstances, explaining that Gritzer has no other home, that he means his wife no harm and that, anyway, he owns the house and all its contents in his own name. It was also explained that Gritzer already was divorced from one woman and was now taking possession of the first wife, to whom he is contributing \$40 a month under an order of the district court of Lancaster county. These facts were known to the present Mrs. Gritzer, the attorney said, when she married the defendant. He held that the service having been made while the man was at home, he did not violate the order when he went downtown and returned.

Judge Sutton said he stands ready always to modify an order on a proper showing, but in this case no modification was asked for. He therefore was of opinion that Gritzer had violated the spirit of the order, if not its letter, and refused to allow any further proceeding in the matter until the question of contempt is settled. Gritzer may have a defense, the court said, and if he has it will be heard and given due weight, but he must make such defense before getting any further consideration from the court.

### T. R. KIMBALL ON PANORAMA

Architect Passes His Sentence on Bird's-Eye View of Omaha for The Bee's Readers.

The bird's-eye view of Omaha, which has been painted by E. J. Austin for The Bee and which The Bee will present to its readers with its New Year number, is complete and in the hands of the lithographers. Many of the leading citizens of Omaha have watched the progress of this panorama with unusual interest, as it is a great thing for Omaha and represents a vast amount of work. Among those who have seen the picture is Thomas R. Kimball, the architect who designed the panorama. "Because our eyes can only take in one-sixteenth of what nature spreads before us, the making of a comprehensive bird's-eye or panorama is one of the hardest things that can be done. The placing on a plane, flat surface of all of Omaha, seen from a single point, is enough to distinguish the individual houses, means widening the range of human vision from 22 degrees to nearly 180. Yet this is what E. J. Austin has done, and if the unfinished picture, as I saw it some days since, can be taken prophetically, the result will be entirely successful. Mr. Austin is to be congratulated upon his work, and it is gratifying to see that he has not only succeeded in the process of reproduction, the readers of The Bee are to be congratulated on the prospective possession of the forthcoming picture of our city. In making this picture months have done what usually takes a day to accomplish, and the credit that should come to him for his water is that which belongs to those who strive for things worth while."

### MAIL CLERK NOW A DOCTOR

Man Devotes Spare Time at Work Studying and Secures Physician's Diploma.

A. S. Monzingo, for eight years a mail clerk running between Omaha and Chicago, has demonstrated what a man can accomplish in his leisure moments. He has applied himself. Although the run kept him busy a great deal of the time, nevertheless he has found time to perfect himself sufficiently in the science of medicine that he has received a diploma from an accredited college. He passed through Omaha Wednesday en route to Tacoma, where he will put out his shingle. During the eight years Mr. Monzingo was running as a mail clerk he employed every moment possible in the study of medical books under the direction of the college so that at the end of that time he was able to pass a satisfactory examination.

### DE PASS FOUND NOT GUILTY

Judge Berka Discharges Insurance Man Accused of Getting Money by False Pretenses.

The case of Claudio Stanley de Pass, an insurance agent, who was arrested at Kearney on the charge of obtaining \$50 under false pretenses, was heard in the police court Wednesday morning. After a full and complete hearing the case was dismissed on the grounds that De Pass had made no false pretenses, but had simply secured an advance on his salary and Judge Berka held that no crime had been committed. The money had been returned before the action was brought.

Mr. De Pass says that the prosecution was simply spite work on the part of Van B. Lady because he had changed employers and was soliciting insurance for another company.

Baby Pins—Frenzer, 15th and Dodge.

Coral beads, Edholm Jeweler.

### End of Man's Nose Cut Off.

Joseph P. Markley, 212 North Twelfth street, was taken to the police station last night bleeding from cuts on his face, received at the time of a quarrel with a neighbor in a quarrel on Sixteenth street, between Davenport and Chicago streets, in which, Markley avers, his companion called him a dog and then drew a knife with which he attempted to do him harm. Markley had cut on one cheek and lost none of his teeth, but was severely wounded and Markley was able to go to his home.

### Dog Beats Police to Robber.

A telephone message to the police station, stating that burglars had entered the home of B. H. Barrows, 325 South Twenty-sixth street, was received at the station at 11:30 p. m. The first Methodist Sunday school will officers in hot haste to the scene. At 1 o'clock last night, only to find that the family watch dog had taken matters into his own hands and scared the intruder away. The man had secured entrance to the house by the back door, and was making his way into the cellar when the dog located him and compelled him to make good his exit.

### Loose His Roll and His Bearings.

Frank Rubach of Rolla, Mo., reported to the police last night that he had been robbed of \$70 in a negro resort during the evening. An officer was sent out to recover the money, but Rubach was unable to find the place in which he had been. One report was that the man who had been identified as the one taking the money, unless Rubach is able to remember where he was, is not likely that he will recover his roll.

### AFFAIRS AT SOUTH OMAHA

High-Priced Site for City Hall May Not Be Purchased.

Vote on Question Only Preferential

Councilmen Incline to Idea That They Are Not Bound to Buy at O'Neill's Figures and Look Elsewhere.

Much quiet discussion is going on between the members of the South Omaha council as to the location of the new city hall, and now comes a tip from a reliable source that the site voted in the last election will positively be refused. The ground is taken by many members of the council that the vote merely expressed a preference as to location and in no sense is to be considered binding as a public contract. Had a stipulated price been agreed upon and voted then the result might have been different. The vote of the council is known as a factor of the site of Twenty-fifth and O streets is named as a possible second choice. This site was purchased by the administrators of the Ames Gates estate and was formerly part of the estate of Martin Tighe. When questioned as to his opinion, City Clerk John J. Gillin said: "It is my opinion that the site at Twenty-fifth and O, still other locations, will, no doubt, be looked for by the council." A decision is expected at the council meeting, which comes the first Monday in January, 1906.

### Morrisey and Ford Arraigned.

John Morrisey and Michael Ford were arraigned before the police court at 2 p. m. yesterday to answer to the charge of robbery and felonious assault in Rybin's saloon, Albright, last Saturday night. Both plead not guilty. The case will be tried this morning at 10 a. m. At that time also all the indictments against Ford, Maher and Morrisey will have a hearing. These men were not tried yesterday, because the council for the state and the defendants neither were ready. All the witnesses are expected to be ready this morning.

### Bank Dealer Fined.

Leon Kern was fined \$15 and costs by Judge King for having taken twenty-five pounds of brass belonging to the Hammond Packing company. Kern is a dealer in brass in a small way and is accused of having taken the brass when he was in the city last Sunday, December 17.

### Evidence of Wife Taken.

The evidence of the plaintiff, Mrs. Adie Lawer, thirty-first and V streets, who charges her former husband, Frank Lawer, with assault and battery, committed last Sunday in a small way and is accused of having put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her through a door. This was the culmination of a quarrel between the couple, which was taken yesterday afternoon, but the evidence of the defendant was put over until today since one of the witnesses did not appear. It appears, according to Mrs. Lawer, her husband struck her in the back of the neck with his fist and knocked her