Choice Wash Materials for Summer Dresses

It is our specialty to supply the trade with the choicest of Wash Materials to be had. Trashy, undesirable goods or materials offered cheaper for some reason or other, these we leave proposition Pentilis to Divide the strictly alone, believing that the majority of ladies prefer a choice, stylish material for their new summer dress.

Popular prices prevail throughout our Wash Goods stock.

Our new and benegitful Dimities, Organ- pothing better. It is not and clinging, yet neck, long sleeves, tight knee-50c a sult. printed in elaborate designs, at 10c, 125c, 15c, 18c per yard.

Fine Zephyr Ginghams, in the lates plaids, at Tic, 18c, 25c a fard-Wash Goods Department, in basement.

Wash Belts.

You can pardly help finding something complete with the scason's newest novel-

Plain, Narrow Wash Belts 10c each. Plain Linen Belts, with dainty embroidered back, Me each,

Embroidered and Plain Linen Belts, newest effects, 50c each. Children's "Buster Brown" Wash Belts,

20c and 25c such. Sold at Notion Department, main floor,

Beautiful Black Silk and Wool Crepe de Paris, Regular \$1.00 Quality, Now 59c a Yard.

outdoor gown in summer and beautiful for dinner, reception or theater gown . . Embroidery Special in Base-

ment.

One special lot of Swiss Edgings, from 4 match, on sale at Basement Counter, Sc & In our line to please you. Our stock is yard. These goods are new and desirable and are much used for the trimming of white summer dresses. Don't fail to see these new trimmings before the assortment and 2 years-50g each. is broken, as there is a great demand for these goods.

Summer Weight Knit Underwear.

All Knit Underwear looks a great deal made of gingham, madras cloth, percale ferent garments. A month of wear brings from 2 to 8 years-\$1.00 up.

dies, Batlates, plain, weaves or cross-barred, fine and strong-just the material for the Boys' Fine Light-Weight Balbringan Shirts, high neck, long sleeves; drawers to match, ankle length, all sizes-25c and 50c each-Knit Underwear Department, main floor, center aisle.

News of Children's Wear.

Wash Dresses, made in the popular sumto 14 in. wide, made with insertings to mer styles and trimmed with braids, embroideries and buttons. They are surely pretty. Every mother should see them. Children's Gingham Dresses, in pink, blue and oxblood, made in bishop style, sizes 1

> blue, with embroidery insertion and pin-2 years-75c each, "Buster Brown" Dresses for children,

alike, but there's a great difference in dif- and linen, in all the light shades, sizes the difference to attention. We buy from A beautiful showing of "Buster Brown" reliable makers only. We mention two Dresses in white, some of linen, sizes 1 to numbers for Tuesday. Better read them, 5 years \$2.00 and \$3.50, according to sizes. Ladies' Gauze Cotton Union Suits, low | Pretty Wash Hats to match the White neck, no sleeves, knee length, umbrella Suits from 60c up-Children's Department,

For a rich and stylish gown there is style lace trimmed or tight knee, or high main floor, north aisle. OPEN SATURDAY EVENINGS.

THOMIPSON BIEILIDIEN & (6).

Howard Corner Sixteenth Street.

The letter of the attorney general, which I enclose, shows fully the facts as to the conferences, which at my instance he held with Senators Tillman and Balley. Those conferences, which at my instance he held with Senators Tillman and Balley. Those conferences were precisely such as at my instance he held with many other senators to determine the phraseology and discuss the effect of amendments proposed by them. To all whom I saw I stated that the Hepburn bill was in its essence entirely satisfactory to me. The Hepburn bill, as it passed the house, simply recognized the right of regiew by the courts—that is, the jurisdiction of the courts—but did not attempt to define it, thus leaving the courts to prescribe the limits of their own jurisdiction. This was in accordance with the deas of the attorney general, his belief being that thereby we avoided all danger of the bill being declared unconstitutional because of an attempt to confer too much or too little jurisdiction on the courts. I also repeatedly stated that, while it was entirely satisfactory to me simply to leave the Hepburn bill in substance as it was—that is, with the recognition of the jurisdiction of the courts, but without any attempt to define that jurisdiction—yet that I was entirely willing that there should be a definition, provided that this definition did not seek to grant a broad review, but explicitly narrowed it to the two subjects, which as a matter of fact I believed that the courts alone would consider in case there was no attempt to define the limits which as a matter of fact I believed that the courts alone would consider In case there was no attempt to define the limits of their review, that is, would limit it to the question as to whether the commission and acted ultra vires and as to whether any man's right had been impaired. I stated that if the question of defining or limiting the seview was brought up at all I personally felt that this was the way in which it should be limited or defined.

Tentative Amendments Discussed. At different times, at least a score of tentative amendments were either pre-pered by the attorney general at the re-quest of senators or submitted to me by ments (including among others the sub-stance of the so-called Long, Overman, lescon and Spooner amendments). I stated that I should be entirely satisfied to have that I should be entirely satisfied to have them in the bill; as to others, I sug-gested modifications which would make them satisfactory; to none did I ever say, either to Mr. Chadler or any one else, that I should insist upon having them in the bill as a condition of my approving it. On the contrary I was always most care-ful to state that I was not trying to On the contrary I was always most careful to state that I was not trying to dictate any particular program of section. It no case, either in the case of Mr. Chandler or in the case of any one else, was there the slightest opportunity for any honest misconception of my attitude or any belief that I had pledged myself specifically to one and only one amendment or set of amendments, or that I would not be satisfied with any amendhent or be satisfied with any amendhence which preserved the essential fourthistic of the Hepburn bill as it came from the house. You will doubtless recall that in the course of the several visits that you personally made me, we discussed a number of these proposed amendments, trying to find out for which one there could be obtained a sufficient body of assent to secure its passage and the passage of the rate bill.

Allison Asked to Negotiate. To almost every amendment proposed by anyone I found that there were other excellent men who objected, or who at least wished to change it, and I fingly became convinced that it was impossible for senators with advantage to use me as the intermediary in coining to an agreement with their colleagues, especially when they only communicated with me through another intermediary, and I carnestly suggested to all to whom I spoke that they should communicate with you, whose purposes and mine were identical. About this time I was informed, by various democratic senators that they could not come to an expression on any amendment and ators with advantage to use me as the an agreement on any amendment and

passage of the rate bill.

product that from the beginning to the end of its manufacture is absolutely beyond reach of even the contaminating germs of the air.

Dectors boil their instruments in water

Doctors boil their instruments in water to sterilize them. Pabst boils his brew in iticly that this draft might be bettered. Sterilized there it passes through sterilized pipes to sterilized hermetically, sealed tanks where it is fermented. Then through more sterilized to is the one printed in last Saturday's Record. it is fermented. Then through more sterilized pipes it gaes to sterilized hermetic ized pipes it goes to sterilized hermetically scaled storage tanks and when bottled members of the senate then occurred, the it is pasteurized. Throughout the entire press reports of which indicated that there

PABST BREWING CO. Phone Boog. 79

tical parties with whom I had any extended conference on the subject.

Hephurn Bill Satisfactory.

Shortly after this you, in company with the exact language of an amendment which Shortly after this you, in company with Senator Cullom, called upon me with the amendment which is now commonly known as the Allison amendment. I told you that while I should prefer the Long and Overman amendments, yet that your amendment was entirely satisfactory.

Scope of Allison Amendment.

Your amendment does not in the slightest degree weaken or injust the Hepburn bill. It merely expresses what the friends of the measure have always asserted was implied by the terms of the bill. I may add that my own opinion that your almendment in no way changed, whether by diminishing or enlarging, the scope of the court of review as provided in the original Hepburn bill is also the opinion of the attorney general, of Mr. Root and of Mr. Taft. Their judgment is that the amendment merely avoids the criticism that the Hepburn bill would be constitutionally invalid in not expressly providing the court review which its supporters have always contended was plainly implied in the original language. The original Hepburn bill stated that the venue for certain actions was in certain courts; the amendment states that these courts shall have jurisdiction to consider such actions. To my mind it seems difficult to assert that this works any change whatever in the principle of the bill. Yours sincerely.

Hon. William B. Allison, United States Senate. Scope of Allison Amendment.

Attorney General Moody's Letter. The attorney general's letter to the presi-

ent follows: OFFICE OF THE ATTORNEY GEN-ERAL, WASHINGTON, May 14, 1908.—My Dear Mr. President. I send at your re-quest an account of the conferences, which I had by your direction with Senators Till-man and Balley upon the subject of the court review feature of the pending-rate-legislation.

legislation.
Un April 14 you told me that Messrs.
Tillman and Balley had communicated with
you through a third person, informing you
you through a third person informing you that they were willing to support an amend-ment to the Hepburn bill, which, while expressly conferring urisdiction upon the courts to review the action of the comourts to review the action of the com-nission, should limit the review to the wo questions of the authority of the com-mission and the constitutionality of its ac-ion, and include a provision forbidding the ssuance of interlocutory injunctions. You old me that they were not willing to conr directly with you, but would meet me. You asked me if I thought that congress had the power to prohibit the issuance of interlocutory injunctions by courts inferior to the supreme court and I told you that having read part only of the debate upon that question and the subject being new to me. I had not formed a final opinion. You then asked me whether if such a pro-You then asked me whether if such a provision were declared unconstitutional it would affect other provisions of the law. I told you that in my opinion it would, as that provision would not be easily be separated from the remainder of the bill. Recalling the advice that I had the honor to ofter to you, that you should not at any stage become finally committed beyond recall to any form of language in any part of the bill and affirming your belief in the wisdom of that course, you then said that a prevision limiting the court review to the authority of the commission and the authority of the commission and the stitutionality of its acts and a provision ting the issuance of interlocutory inconstitutionality of its acts and a provision limiting the issuance of interiocutory injunctions as far as was constitutionally possible, would be acceptable to you provided it was decided not to try to pass the Hepburn bill substantially unchanged and you asked me to meet the gentlemen named in conference.

Conference with Mr. Battey. The conference was arranged by Mr. Chandler and occurred on April 15, It was full and free. It would be impossible to state all that was said in a conference of two hours, but I think no false color two hours, but I think no false color given to the conference by the following

of two hours, but I think no false color to an agreement on any amendment and that the best chance for success lay in passing the Hepburn bill substantially unchanged. I was informed, and believed

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Cleanest Manufacturing Process Known Is That of the Leading American Brewery.

We regard beer as a food and the business of brewing beer one of our most important industries. When we tell our readers that without exception there is no other brewery in the world so absolutely clean in its process of manufacture as Pabsi, we speak from exact knowledge of Milwaukee represents an outlay of millions of dollars, and many of these millions have been expended to make the Pabst Beer stands alone foday, the only food produst that from the beginning to the end

Democrats Unable to Agree. it is pasteurized. Throughout the entire process it never is touched by human hands and comes in contact only with sterilized air. No other food product known can show such a record of positive cleanliness.

This process of manufacture is the exclusive Pabet method. It is one reason for the falways the same, always the best reputation of Pabet Beer.

The cleanest beer and the richest beer. Pabet Beer, has no equal as a mild, refreshing, healthful beverage.

The suggestion was made that there was not an entire agreement among them. We always the prospects of an agreement among a large number of the democratic senators and meant or Balley until a later date. I informed you of what occurred at the interview between the two senators and meant of the formed you of what you had been informed from various democratic sources that an agreement among the democratic upon any amendment would be impossible. The two senators called to assure me what you of what occurred at the interview between the two senators and meant or many amendment would be impossible. The two senators called to assure me what the prospects of an agreement among that the prospects of the senate lines occurred, the press reports of which indicated that there was not an entire agreement among them. We always the prospects of an agreement among a large number of the democratic senators and we set were the two senators and meant or many amendment would be impossible. The two senators and meant or many amendment would be impossible after voting of the record of which indicated that there was not an entire agreement among them. We always the prospects of an agreement among that the prospects of the senate include the there was not an entire agreement among them. The surge of the democratic senators and the prospects of an agreement among the stream of the prospects of an agreement among the senator senators and the prospects of the senator and entire agreement among the stream of the prospects of an agreement among the senator senator senator senator senato Passt Brewing CO. Phone Bong. 79
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the exact language of an amendment which could be adopted could be agreed upon it ought to be drawn by the senators themselves. I siggested Senator Allison as a proper person for further conference and the matter, so far as I was concerned, ended there. I remember hearing nothing more of it until I was just about taking the train for North Carolina an May i, when I was informed by Mr. Tillman and Mr. Chandler that you had approved another amendment known as the Allison amendment. There was nothing in the conversations between the senators and me which in any way bound you to any particular amendment or in the allgibtest detections.

theylar amendment or in the slightest de-gree impaired your liberty at any time to acquiece in any amendment which you should deem expedient and in the public interest. Very respectively. "WILLIAM H. MOODY. Attorney General. MRS. BLAINE AT SIOUX FALLS Wife of Son of Distinguished States-

man John South Dakota

Divorce Colony. SIOUX FALLS, S. D., May 14 .- (Special Telegram.)-Mrs. James G. Blaine, accompanied only by her maid, arrived in the city from the east this morning and joined the local divorce colony. She has engaged a suite of four rooms at the Catamet hotel, where she will make her home pending the commencement of her divorce suit. Her arrival caused a great flutter among members of the local divorce octony.

. Shenring Sesson About Over. RAWLINS, Wyo., May 14 .- (Special.)-The sheep shearing season is drawing to close in this section. The Smiley & Daley pens have closed and the Miller pens will close early this week. The the court said: shearers are leaving for other parts of the state where shearing is in progress. Buyers are now busy, and all talk of a the combine has died out. Prices are averaging from 2% cents to 6% cents per pound better this year than last, and from 5 to 9 cents better than in 1904. Ten years ago the wool that is now bringing from 20 to 24 cents per pound brought less than 10 cents, or about the amount of the increase in this year's prices over those of 1904, and the wool ts not much finer now than then.

Sturgis Selects Teachers. STURGIS, S. D., May 14 .- (Special.) Th Board of Education of this city has elected teachers for the coming year, the same being as follows: T. B. Hanna, superintendent: Inez Roosa, first assistant; Grace D. Hoover, second assistant; Madge Mer. cer, seventh and eighth grades; Ellen M. Brown, fifth and sixth grades; Grayce E. Wheeler, fourth and fifth grace. Alta Smith, third primary; Elizabeth C. Reebe, second primary; Nellie B. McClelland, first primary. The board is thinking of employing a musical director who can take two or three classes in the high school, putting in all time.

Appointive Offices at Sturgis STURGIS, S. D., May 14.—(Special.)—At following appointments were submitted by Mayor H. E. Perkins, the same being unanimously confirmed; W. E. Ladd, city uditor; Charles C. Polk, city attorney; Dorsner, city engineer; C. L. Ward, justice of the peace; Charles S. Hunt, police justice. The appointments of the two latter were made necessary on account of the resignations of those elected at the recent election.

Wyoming Stockman Drowned. SUNDANCE, Wyo., May 14 .- (Special, Frank Parks, member of the live stock firm of Parks Bros., residents of the porthern part of the county, was drowned in the Little Missouri river while attempting to ford that stream a few days

MAYOR BROWN MAKES DENIAL Lincoln Man Says He is Not After the Standard Oil

Company. ST. LOUIS, May 14 .- Mayor F. W. Brown of Lincoln, Neb., today denied emphatically to the Associated Press the rumor that he and City Attorney E. C. Strode and Attorney H. A. Reese are here from Lincoln for the purpose of investigating the ouster proceedings of Missouri against the Standard Oil company for the purpose making a separate legal fight in Ne-

branks. Mr. Brown said: "We three are here on some private personal business that does principal must be introduced into the body not concern the state or the country in any way. If any reference was made loss and rebuild the brain tissue. to an oil investigation it was done in a ioke. We are not here to investigate the Missouri oil ounter case."

Adding Machine Patent Sustained. The extended litigation between the manfacturers of the Comptometer. Feit & ture rejects it. The elemental mineral must Tarrant Manufacturing company, Chicago, be presented through food directly from naand the Mechanical Accountant company, ture's laboratory. of Providence, Rhode Island, terminated May 4 in a decision of the United States manufacture of Grape-Nuts, and any brain Circuit Court of Appeals at Boston, broadly worker can prove the value of the proper sustaining an important Felt patent on selection of food by making free use of adding and calculating machines, and ordering a decree for an injunction.

DIAMONDS-Ednotm, 18th & Harney sta Postum Co., Battle Creek, Mich.

Many Amendments Are Considered and All Are Voted Down.

NEW INTERSTATE COMMERCE COMMISSION

Country Into Sine Districts, with Member from Ench.

WASHINGTON, May 14 .- The session of the senate today passed without an exciting incident and without the adoption of a single amendment to the ratiroad rate bill, notwithstanding that measure was under consideration practically all the time from the hour of convening, Il o'clock, until adjournment at 5:15 p. m. The most characteristic feature of the day was the mplished either by direct vote or by the process of laying on the table, and one followed another in rapid succession. Among the propositions thus adversly Children's Gingham Dresses, in pink and disposed of were several intended to fix the liability of railroad companies for tucked yokes, good fast colors, sizes 1 and injury to employes. The presentation of provisions intended to accomplish this purpose had the effect of bringing our a practically authoritative statement that the port the independent house bill on that subject which is now pending before It. When the senate adjourned the eighth section of the bill regulating the personnel of the Interstate Commerce commission was under consideration and adjournment was secured at a somewhat earlier hour than usual in the hope that there could be prepared a more acceptable provision covering that subject than has heretofore been presented. Senator Lodge offered a substitute for the pending section providing for a new commission of nine members, one from each of the judicial circuits. but indicated a willingness to accept a nodification, suggested by Senator Bailey, requiring the creation of nine transportation districts with one member from each on them.

> BRIEF SESSION OF THE HOUSE District Business Considered and Adjournment Taken.

WASHINGTON, May 14.- The house totay considered District of Columbia legisation, taking up the matter of insurance laws. It was stated that the district should take the lend in the reform which is being attempted by the various states.

The house had under consideration lay bills relating to the government of the District of Columbia. It completed the bills reorganizing the Washington public school system.

The house adjourned in the absence of a quorum, postponing action on the bills under consideration. These bills will be aken up tomorrow

LINCOLN MUST MAKE APPEAL Inited States Supreme Court Refuses * to Issue Writ of Habeas Corpus.

WARHINGTON, May 14.-In an opinion by Justice Brewer the supreme court of the United States today denied the petition for a writ of habeas corpus in the case of James Lincoln, who was convicted in the United States district court of Nebraska on an indictment charging the unlawful introduction of liquor into the Winnebago reservation. He was found guilty and sentenced to imprisonment for sixty days and to pay a fine of \$100. His discharge was asked on the alleged ground that the the offense charged. In dismissing the case

While this court has authority to issuwrite of habeas corpus for the discharge of any person imprisoned within the limits of the United States in violation of the con-stitution or laws of the United States, yet unless there is some special reason for calling for the exercise of such authority a ing for the exercise of such authority a party convicted in a trial court of the United States should pursue his remedy by writ of error and this court cannot be expected in every case, especially every petty case of alleged wrongful conviction, to inquire by habeas corpus into the legality of the detention. In this case it is held that there are no special reasons justifying a departure from the ordinary and orderly mode of procedure.

ALLEGED MURDERESS ON TRIAL Woman Who Killed Her Uncle and Auut Faces Court in New York.

NEW YORK, May 14.- The trial of Mrs. Josephine Terranova, an Italian girl, 17 years old, for the murder of her uncle Gaetano Reggio, and his wife in their home in this city last February, was scheduled to begin before Justice Scott today. The case is one of the most extraordinary to come before a New York justice in a long time. Mrs. Terranova has confessed that she stabbed her uncle and aunt to death, but declares she was impelled to do it by a great wrong done to her by her uncle he last meeting of the city council the in which, she declared, he was aided by her aunt.

home of her uncle, a well-to-do baker, as a sert of a ward and repaid him by doing M. R. Dobbins, chief of police; Oscar housework. After her marriage, she as serts, Reggio hinted to her husband that her character was not spotless. Terranova demanded an explanation and

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Every minister, lawyer, journalist, physician, author or business man is forced un der pressure of modern conditions to the

active and sometimes over-active use of the Analysis of the excreta thrown out by the pores shown that brain work breaks down the phosphate of potash, separating it from its heavier companion, albumen, and plain common sense teaches that this elemental

anew each day, if we would replace the We know that the phosphate of potash as presented in certain field grains, has an affinity for albumen, and that is the only way gray matter in the brain can be built It will not answer to take the crude phosphate of potash in the drug shop, for na-

These facts have been made use of in the Grape-Nuts for ten days or two weeks. Sold by growers everywhere (and in im-

she told him the story of her uncle's conduct and Terranova. with reproaches, abandoned her at once. Several days later Mrs. Terranova went to the home of her uncle and sunt and while pretending friendliness to her uncle stabbed him. Her aunt defended him and was killed also.

The trial began with the drawing of the jury, during which the girl's counsel, former Justice John Palmieri, repeatedly asked the talesmen how they would be prepared to receive showing that the defendant was mentally deranged because of intense excitement when she killed her uncle and aunt:

Assistant District Attorney Ely represented the prosecution and it was anounced that the charge of murder will be pressed only in the case of the nunt and no attempt would be made to convict Mrs. Teranova of the murder of her uncle.

POPE ADMITS THE SHOOTING Colored Man Who Killed Another in Pistol Duel Tells Story.

An inquest into the death of Ben Allen, colored, shot and killed Saturday after noon in John Wright's saloon, 105 South Twelfth street, was held by Coroner Brailey yesterday afternoon. Tom Pope the colored man who did the shooting, was held for further investigation at the suggestion of the coroner's jury, which found that the shooting was done with murderous intent. Deputy County Attorney Foster conducted the examination for the state. Tom Pope, the prisoner, became the principal witness when he took the stand on his own behalf. He said he and Allen had quarreled earlier in the day at a barber shop and related Allen's threats. Pope stated Allen was the first to reach for a revolver and the first to fire at the time

f the tragedy. "When I saw Allen reaching for his gun have to kill him if he started shooting at ie," said Pope.

Dr. E. R. Porter, who conducted the postnortem examination, stated that the bullet went completely through Allen's body, plercing the left ventricle of the heart in

Several colored men who happened e in the Wright saloon at the time of Their festimony caused much laughter of the place when the first shot was fired. Ole Jackson, who entered the saloon with at a pawnshop.

Pope, the prisoner, does not appear much concerned as to the final outcome of the case. He feels he shot to save himself.

APPEAL OF WATER RATE CASE Attorneys for Water Board Go to St. Paul to Argue the Cone.

Attorneys John L. Webster and C. C. Wright, representing the water board of the city of Omaha, and R. S. Hall, representing the Omaha Water company, will leave for St. Paul, Minn., Monday evening to argue the appeal in the case of the Omaha Water company against the reduction of the water rates, as ordered by the water board, and the contempt proceedings the matter of certain water company officials, failing to testify and to produce certain books of the company as ordered by the United States court in the hearing of the case last fall. The arguments will be heard before the United States court of appeals.

TRACTION CASES ARE ENDED Supreme Court Refuses to Grant a Rehearing of Litigation from Chicago.

WASHINGTON, May 14.-The supreme ourt of the United States has denied the raction cases. The court delivered decisions as follows

Glia Bend Reservoir and Irrigation com-pany against the Glia Water company, in-volving title to a canal in Maricopa county Arizona, in favor of the latter. Travelers Arizona, in favor of the latter. Travel. Life Insurance company against the figurance commissioner of Kentucky, u surance commissioner and the Kentucky law in the revocation of permits companies to do business in the companies to do business in the companies to do business. oreign companies to do business in the tate. Justices Day and Harlan dissented. The court then took a recess until next Monday.

RABBI FRANKLIN FOR WEST Former Omaha Man Called from Detroit to Temple Beth Israel, Portland.

DETROIT, May 14-Rabbi Leo M. Franklin of Temple Beth El in this city has received a call to become rabbt of Temple Beth Israel in Portland, Ore. He will make no definite answer until his own congregation has been officially notified of the call.

Dr. Franklin was for several years in charge of Temple Israel, Omaha, going Mrs. Terranova had been taken into the from here to Detroit. His wife was formerly Miss Hattie Oberfelder of this city.

Marringe Licenses. The following marriage licenses have been of thirty persons. Name and Residence

Edwin L. Brown, Omaha...... Florence Montgomery, Omaha. Jens P. Hansen, Omaha.... Emma E. N. Rasmussen, Omaba. Josef Capek, South Omaha. Emma Sterba, South Omaha Searcy Lockhart, South Omaha. Eva Sewell, South Omaha...... Josef Novoting, South Omaha. Anna Konecky, South Omaha.

Sheef Tells of Troubles. George Sheef, in answer to his wife's etition for divorce declares she and her petition for divorce declares she and her sons by former marriage have driven him from his farm and are now conducting it on their own hook. Before his marriage to his second wife he was a cigarmaker and worked at his trade, renting his i.m. After the marriage they moved to the farm and he operated it until, he says, her sons grew up, when they with their mother, forced him to give up to them. He asks for a divorce and the custody of his child.

"Duckey" Holmes in Hard Luck. LINCOLN, Neb., May 14.—Manager Duckey" Holmes of the Lincoln base ball "Duckey" Holmes of the Lincoln base ball club left tonight for Auburn, Ia., called by news that the big harn on his farm near there had been burned, together with his prize stock-horses and cows. Before leaving Holmes signed for his team Clarence Morse, captain and pitcher of the University of Nebraska ball team, and Hugh Cook, a university outfielder.

League Games for Hastings. HASTINGS. Neb. May 14.—(Special.)—
Manager Hosgiand of the local base ball
team is scheduling games with the Western
league teams. He has arranged for a game
with Omaha here on June 2. The Lincoln
Western league team will play four games
here during the aummer and other leams
in the league will stop off here for from
one to four games.

Loss of Pennsylvania Companies. PHILADELPHIA May it -Pennsylvania fire insurance companies, nine in all, have submitted statements of heir condition and showing an aggregate loss in San Francisco of \$7.400,200.

Crane Defeats Pennell. Grape-Nuts for ten days or two weeks.

Sold by grocers everywhere (and in immense quantities). Manufactured by the Control of the Control of Sold by Joshua Crane, ir., of Boston, heat V. Pennell, 3-9. The accres were 6-1, 6-4. Apollinaris

HAS CONSTANTLY and STEADILY INCREASED in Popularity and Esteem, and is now ACCEPTED THROUGHOUT the ENTIRE CIVILIZED WORLD as possessing all the properties of an IDEAL and PERFECT TABLE WATER.

RUSSIAN ADMIRAL

Commander of Port of St. Petersburg Stabbed by Workman at Factory,

TRIED TO STOP MAY DAY DEMONSTRATION Assassin, Who Uses Dugger in Sword

Cane Escapes Detection in Crowd of Workmen at Shops.

ST. PETERSBURG, May 14.-Vice Admiral Kuzmich, commander of the port. who was very unpopular with the workmen, was assassinated here today by workmen, whose May day demonstration he had attempted to stop.

The admiral was killed at the new admiralty works, a government institution, where most of the 2,000 men employed there reported for duty at 5 o'clock this morning. They wanted immediately to march out in warned the man, and told him I would a body and celebrate the Russian May day, but finally agreed to work until 2 o'clock in the afternoon. The admiral, however, not agree to their leaving work at 2 o'clock, and the matter was left open.

At about 9:30 a. m., according to an offieer who was at the gate of the works, the admiral was emerging from a small shop | in the works, when a workman, who had the shooting were placed on the stand, been concealed around the corner of the bulding, leaped on Kuzmich from behind when they told of the way they got out and drove a long dagger into his back. The admiral fell forward on his face, which was badly cut by stones, and died imme Allen, testified he heard Allen say he diately. The assassin fied into a large would kill Pope, at the same time showing forge, where he was lost among the men a revolver he bought a few hours before employed there. The works were promptly surrounded by troops and police, but the search for the murderer was unavailing. The pollice say it is evident that the assassination of the admiral had been inspection. In the opinion of Beller In-

> was found on the spot, was concealed in a ound, stick-like sword cane. Among the workmen are many former sailors and revolutionists. Kuzmich had a regular inspection. Said the boiler inbad reputation among the workmen, being spector:

regarded as hard and despotic. Admiral Kuzmich participated in the to make any investigations with respect to Russo-Turkish war and in 1902 was automobile bollers. It has been proven second flag officer of the Port Arthur that these boilers can be a menace to life 1903 and was appointed commander of the some supervision over them." port. Politically he was a reactionist.

Demonstration is Impressive. The workmen of St. Petersburg today made an impressive show in their May day celebration. Practically every factory, mill and shop in the city was idle, over 200,000 men joining the demonstration. Early reports from the interior showed that work generally was suspended in the provincial cities of Russia proper. While the leaders here professed their intention to avoid collistons, the radical element, which is boydustrial sections early in the day with flags bearing inscriptions reading;

"Liberty and work for those out of work. The gravest fears were entertained that the day would not pass without bloodshed. The police posted notices that no manfpetition for a rehearing in the Chicago festations would be permitted, large reserves of police armed with rifles were massed in the industrial quarters and detachments of infantry and cavalry, though they were kept out of sight, were posted

at strategic points. Shortly before noon came the news that Vice Admiral Kuzmich, the commander of the port, had been assassinated at the new admiralty works as a result of his attempting to force the employes to work all day instead of celebrating May day.

Police Captain Killed by Bomb. WARSAW, May 14.-While Police Captain Constantinoff was standing in Marszalkowska street this evening with two policemen and four soldiers a young man threw a bomb into the group. The explosion of the bomb literally tore Captain Constantinoff to pieces and severely wounded a policeman and six other persons. The assassin tried to escape and firing his revolver wounded a soldier. other soldiers replied with a volley killing the assassin and two other persons. The soldiers then attacked the people who had gathered with their bayonets and the butts of their guns, wounding eleven persons, making a total of four killed and nineteen wounded.

The terrorists have sought Captain Constantinoff's life since Mayday of last year. when he ordered the soldiers to fire on a choicest candy flavor ever known. But procession of socialists, causing the death

The Strangest Thing that could happen would be a case of con stipation that Dr. King's New Life Pills wouldn't cure. Guaranteed. 25 cents. For sale by Sherman & McConnell Drug Co.

DEATH RECORD.

Mrs. Mary A. Scully. Mrs. Mary A. Scully, a resident of Omaha for forty years, died Sunday at her home, 1706 South Twenty-fifth avenue, aged 64 years. Mrs. Scully was the widow of the late Patrick Scully, who was killed in the Logan wreck, and had a large number of friends and acquaintances due to her long residence and generous and helpful character. She had been sick several months. Four children survive her: Joseph. Wl. liam, Mrs. N. J. Boudo and Mrs. Frank Truman. The funeral will be held Tuesday morning at 8 o'clock from the residence to St. Peter's church, where services will be

Judge J. A. Callison. BEATRICE, Neb., May 14.—(Special Telegram.)-Judge J. A. Califson, who has been police judge here for the last eighteen years, died last night aged 80 years. In an early day he was manager of the Nebrasks-Kansas stage line between Rulo and Fair-

performed.

Using Dr. Graves' **Tooth Powder** twice daily will remove tartar,

whiten and brighten the teeth, harden the gums and make brown teeth white. Most people use it twice-a-day. Ask a dentist why. In handy metal cans or bottles, 25c.

bury, having his headquarters in Beatrice. He later served the city as chief of police and was police judge at the fime of his death. He was never married. He was all nember of the Masonie lodge, which order

will have charge of the funeral, Mallelous Mischief often done by indigestion, is prevented and an

anteed. For sale by Sherman & McConnall Drug Co. MAYOR HAS RIGHT TO APPOINT

cured by Electric Bitters: 50 cents. Guar-

City Attorney Uphalds Zimmun in His Contention on Park Come mindener.

Mayor Zimman's contention that 'It was learly within his rights to name George F. West as a park commissioner to sucseed George W. Lininger will be upheld by City Attorney Breen in an opinion which he will send to the council Tuesday night. The attorney finds that the charter provisions placing the appointing power in the tudges of the district court has been made void by a district court decision made some years ago. He holds, also, that Mr. Lininger's term has expired and the mayor made a speech to the men, saying he could has both the authority and power to fill the vacancy, subject to confirmation, by the council. The question of approving Mr. West's appointment will come before the present council at its last regular meeting Tuesday night. Unless the antagonism oward Muyor Zimman is too overpowering it is thought Mr. West will be confirmed.

> AUTO BOILERS ARE EXEMP City Ordinances Do Not Provide for Inspection of Chug Wagon Machinery.

No city ordinance has anything whatever to say about automobile bollers or their planned in advance. The dagger, which specter Scheid and other city officers, this omission should be corrected and the botlers of steam motor cars added to those of stationary engines and heating plants for

fleet. He returned to St. Petersburg in and property and the city should exercise PLANS FOR NEW BUILDINGS

A. K. Nuckolla Will Erect Store at

"I have no authority at the present time

Fortieth and Caming Streets. A. K. Nuckolls is having plans drawn by J. B. Mason for an \$8,000 two-story brick store building at the southwest corner of

Fortieth and Suming streets. cotting Parliament, determined to celebrate story frame residence for A. C. Grossman the day with manifestations, and the men story trains resource to at the wills the day with manifestations, and the men story trains resource to the wills. cost about \$3,600.

HYMENEAL

Shreves-Parker. At the home of the bride, Saturday evening, occurred the marriage of Mrs. J. A. Parker to Mr. Daniel K. Shreves, Rev. Mr. Moore officiating. Only a few friends and relatives were present. Miss Della Shreves, sister of the groom, was present from Kansas City. Mr. and Mrs. Shreves will

be at home to their friends after June 1

at 549 North Thirty-second street, Council



MACKINTOSH'S TOFFEE

The Old English Candy Don't know the taste of MACKIN-TOSH'S TOFFEE? You've missed the what a treat is in store for you when you do taste it.

Se and 10e package. At all dealers. John Mackintosh, - 78 Hudson St., New York

AMUSEMENTS. BURWOOD ELECTRIC PANS

THE WOODWARD STOCK COMPANY LAST TWO WEEKS. TONIGHT-BALANCE WEEK-The Belle of Richmond Professional Matthee Today, Prices Nights, Sun. Mats., 10-20c, Tues., Thurs., Sat. Mats., 10-20c, NEXT AND LAST WEEK

THE LITTLE MINISTER Monday, May R. 175th Performance. Sou-venir Photo Mary Hill. Seats on Sale for for Halance of Engagement:

AUDITORIUM BRITT-NELSON PRIZE FIGHT

EVERY NIGHT THIS WEEK With Matiness Wednesday, Thursday, Friday and Saturday Afternoons at 3 O'clock: Reserved seats, evening, 35c and 50c.

MOVING PLOTELINE SHOW

Matinees, no reserves, 25c for any seat n the house. PRICES 15c, 25c, 50c, 7 KRUG THEATER (Omaha's Coolest Theater.)

Tonight 8:15 — Matinee Wednesday — The Great Russian Play. Michael Strogoff "A MAN OF MYSTERY."

The CALUMET The Coolest Place for a

Noon Lunch Dr. Graves' Tooth Powder Co. PROMPT SERVICE