

The Right-Kind of a Grocer

will hand you ROYAL even if you go Blindfolded into his store and ask for Baking Powder.

Any maker of ALUM Baking Powder would like to Blindfold the housewives, so that they could not see the label on the can.

AVOID ALUM

Say plainly—**ROYAL BAKING POWDER**

ROYAL is an absolutely pure, Grape Cream of Tartar Powder. Aids Digestion—Adds to the healthfulness of food.

NOTICE—You may want to know—if some certain brand of Baking Powder contains ALUM or Phosphate of LIME, send us the name and we will (without cost to you) advise you from official reports.

ROYAL BAKING POWDER CO., NEW YORK CITY



BROME FINDS MARE'S NEST

Attorney for Aquilla Triplett Objects to Publication of Facts

HE AND COMSTOCK DENY THE RECORD

Government Books Do Not Sustain Their Allegations, but Bear Out What The Bee Has Published.

O. M. Hall, Ulysses, farmer, Rudolph Sas, Blair, merchant, E. Cassel, Republican City, farmer, J. H. Parsons, Avon, merchant, Elmer Kay, McCook, hotel keeper, E. E. Boden, Sterling, farmer, E. E. Benton, Crest, grocer, W. E. Chittenden, Clatonia, farmer, L. H. Meyers, Scribner, farmer, M. E. Martin, Red Cloud, farmer, George Heady, Wayne, retired farmer, J. R. Parsons, retired farmer. These men have been selected as the jurors to try the case of the United States against Will G. Comstock, Bartlett Richards, Charles C. Jameson, F. W. Wolcott and Aquilla Triplett for alleged conspiracy to defraud the government out of large tracts of land in Sheridan, Cherry and Box Butte counties, Nebraska.

Seven of the jurors are farmers, three of them merchants, one a hotelkeeper and one a banker. No Omaha man is on the jury. The remainder of the panel not engaged in the trial of this case has been excused by the court until 9:30 a. m. December 2.

Brome Finches at Facts. At the opening of the court, Wednesday morning H. A. Brome, one of the counsel for the defense and special attorney for Aquilla Triplett, called attention of the court to certain statements published in The Bee of Tuesday evening, which he stated were derogatory to his client and characterized the statements as "maliciously false." He asked that the court admonish against the publication of such "derogatory" statements hereafter. The item to which exception was taken was permitted to be filed as part of an objection by Mr. Brome and to become a part of the record. The objection Mr. Brome had to the item was its tendency to influence the jurors against his client.

The examination of the jurors was then proceeded with, each side being given three peremptory challenges, and at 10:45 the jury was finally selected and sworn. Special District Attorney Rush began his opening statement to the jury at 11:30, occupying all of the forenoon and part of the afternoon in the presentation of the government's side of the case.

In reference to the item appearing in The Bee bearing upon Aquilla Triplett, in which Triplett is alleged to have fled to Mexico after his indictment, W. G. Comstock, one of the principal defendants in the case, said: "I am surprised at such a statement appearing in The Bee. It is not a statement of fact. Mr. Triplett has been within the jurisdiction of this court since his indictment and did not flee to Mexico."

Facts from the Record. The facts in the Triplett episode as shown by the record, which is a matter of current public information, are that an information was filed against Aquilla Triplett in connection with the participation in the land cases in November, 1905. A warrant was issued for his arrest by United States Commissioner Anderson November 20, but Triplett did not appear. Another warrant was issued for his apprehension by Commissioner Anderson on the same general allegations February 9, 1906, and Secret Service Officer Hobbs and a deputy United States marshal were sent to Alliance to find the warrant, but Triplett could not be found. It was ascertained, however, that he was in Chihuahua, Mexico. In March, 1906, Secret Service Officer Hobbs was sent to Mexico to secure the arrest of Triplett, but Triplett refused to return to the United States with Hobbs, but after some two months' time, during which time Mr. Hobbs had Triplett under surveillance in Mexico, Triplett received some intimation that an indictment or warrant for felony had been returned against him, and while suborning perjury was filed, Triplett rather than take his chances of being arrested and locked up in a Mexican jail, crossed the line at El Paso, Tex., being closely followed by Hobbs, and was arrested by Hobbs very shortly after his arrival at El Paso.

Indictment of Triplett. In the meanwhile an indictment had been returned against Triplett in the United States court in connection with the land cases and it was hurriedly dispatched to El Paso to Officer Hobbs. This was a personal indictment against Triplett and reached Hobbs shortly after he had arrested Triplett.

The arrest of Triplett was effected on May 4, 1906. He was taken before the United States commissioner there and was remanded to the jurisdiction of the Nebraska federal court, in which the indictment was brought, and was brought to Omaha and gave bond for his appearance at the November term of the federal courts in the sum of \$5,000.

Shortly after giving bond Mr. Triplett went to Deadwood and Denver, to which the government officers remonstrated, as he had left the jurisdiction of the Nebraska court.

About this time Brome, attorney for Triplett, filed an injunction in the federal court to restrain the officers of the government from hounding and harassing and maintaining an espionage upon his client. This injunction is still pending in the federal court.

GRIER IS ASKED FOR MONEY
Former Police Court Clerk Served with Demand to Make Good Shortage.

City Clerk Butler Wednesday afternoon handed Lee Grier, former clerk of the police court, and R. L. Baldwin, local representative for the United States Fidelity and Guaranty company, copies of a concurrent resolution adopted by the city council Tuesday evening, November 13, relative to the alleged shortage of Lee Grier with clerk of the police court. The documents served by Clerk Butler were formal demands for \$2,175.84, the amount Comptroller Lobeck reported Grier was short, and were delivered in the name of the city of Omaha.

It probably will be a week before it is known just what action the bonding company will take, but the belief is that company will send the accountant to Omaha to check over Grier's accounts.

Mr. Grier was bonded for \$5,000 with the United States Fidelity and Guaranty company and the alleged shortage covers a period from May, 1905, to June, 1906.

Part of the concurrent resolution adopted by the council reads:

Resolved, That demand be and is hereby made by the city of Omaha on Lee Grier

RAISE IN RATES LIKE A BOMB

Nebraska Telephone Company Profits by Action of Independent at Lincoln.

The Nebraska Telephone company sent eight workmen to Lincoln Tuesday to help the men there meet the demand for Bell 'phones and they will be reinforced by other employees of the company in a day or two.

The independent Telephone company at Lincoln announced an increase in its schedule of rates and this had the effect of a bombshell thrown into the midst of a quiet country gathering of home folk at a picnic, for according to reports from Lincoln fifty-one independent telephones were ordered "out" Monday, seventy-five Tuesday and 100 are expected to be ordered out today. The patrons who have ordered their 'phones out have fallen into the habit of using telephones and have ordered the Bell to supply them. The Bell is endeavoring to meet the demands as quickly as possible.

F. H. Stone, general manager of the Empire Construction company, which has the contract for the construction of the new independent Telephone system for Omaha, is expected to arrive in Omaha Thursday. Local representatives of the telephone company have been helping Mr. Stone in his search for a home for his family in Omaha and he will move his family here immediately. As soon as Mr. Stone arrives he will set to work on the construction of the plant.

CANDIDATES FEAR THE LAW

Montgomery and Cosgrove Get Alarmed at Failure to File Expense Accounts.

Alarmed by the report they had laid themselves liable to a heavy penalty by failure to file their campaign expense accounts with the clerk of the court, C. S. Montgomery, candidate for state senator, and Dominic Cosgrove, candidate for representative, on the democratic ticket, hurried to the office of the county clerk with their statements Wednesday morning. Mr. Cosgrove says he spent \$25 and Mr. Montgomery says he expended \$100. I. Morrow, a candidate for the legislature on the socialist ticket, has also filed a statement declaring he spent nothing in the campaign. It is said no prosecutions will follow for the remissness of the candidates, as the law has never been strictly enforced.

All goods sold at Huberman's jewelry store guaranteed as to price and quality.

FOR PRESIDENT OF SENATE

George W. Wilcox of Cedar County Announces His Candidacy for the Place.

Senator-elect George W. Wilcox of Cedar county, who spent Wednesday in Omaha, announces that he will be a candidate for president pro tem of the state senate when the legislature convenes. He comes into the country to make his declaration, but was not persuaded while here to clear the track for Senator Saunders, whose three terms is counted on as giving him a good starting point for the goal.

Senator Wilcox is an attorney. He is a big, fine looking Nebraska man, and though he might be able to lead a command, order should be succeeded in getting the office.

A 50c meal for 25c at the Karback restaurant.

Wants Lid in Country.

George Eggelston declares he wants the lid clapped down on the limits of South Omaha as well as inside the city. He has filed with the county commissioners a protest against the issuance of a license to Axel P. Anders, who operates a saloon just outside the city limits on West Q street. Eggelston says Anders has been keeping his place open on Sunday.

MALTOSE AND HEALTH

Physicians Say Its Use in the Human System is of Great Value.

The great value of maltose as a nutritive substance can not be exaggerated. It is highly recommended by physicians because it is so very easy to digest. It has no sweet taste as cane sugar and can be taken in much greater quantities. "Maltis-Vita" is from the Latin and means "Vital Life." It is a whole-healthy food treated with malt extract, making it rich in maltose, easily digested, readily assimilated and forming rich, healthy blood.

For many years the medical profession have prescribed semi-solid malt extracts which contain a large percentage of maltose, but which cost from 10 cents to 75 cents per pound. Maltis-Vita contains from 5 to 10 percent of this wonderful blood-maker and costs but 10 cents per package. Maltis-Vita is the only malted whole-wheat food. It is prepared to meet the requirements of old and young, weak and strong. On account of its rich malt properties, to every man, woman and child it gives blood, bone, muscle and brain energy and a buoyancy of life that cannot come from other food. All grocers sell Maltis-Vita, 10 cents.

H. H. BALDRIDGE
is one of the leading members of Omaha's professional men who will get you out of law after you get in it.

We would like to introduce ourselves as being one of the leading members of that coterie of merchants who will get you into the proper kind of clothes after you get out the proper price. We are tailors. Hope to be your tailors. Are tailors for most carefully dressed men in Omaha.

Have some new Porter Suits that we have just imported from England that we stand ready to make to your measure for \$35.00.

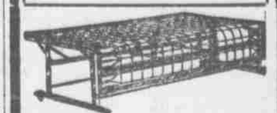
MacCARTHY-WILSON TAILORING CO.
Phone Doug. 1065. 804-805 S. 16th St. Next Door to Washart Ticket Office.

Bargains.



OAK HEATER, Nickel Finish, \$9.00 value... **\$5.75**

Our Prices Are Away Below Installment Stores



SANITARY STEEL COUGH, \$6.00 Value... **\$3.85**



STEEL RANGE, LARGE OVEN, FINE BAKERS... **\$25**

EASY PAYMENTS OR CASH, AS YOU LIKE

Omaha Furniture and Carpet Company
1209-11-13 Farnam

DRESS UP!

THERE'S no excuse for not dressing as good as the best.

Nicoll's generous assortment of first-class fabrics—so large as any three stores usually exhibit—and our twelve store purchasing organization—arms us with buying privileges and consequent selling advantages not enjoyed by any local competitor.

Trousers \$5 to \$12, Suits \$20 to \$50

Nicoll TAILOR
WILLIAM JERREMS' SONS.
200-11 So. 15th St.

Storz

IT TAKES nearly six months for Storz Beer to go from the kettle to you. It is thus thoroughly maturated and agreeable to the most delicate stomach. To this lager (or age) your beer is very costly, but it gives to Storz Beer that delicious, palatable flavor that so distinguishes it, and that's why so many prominent physicians recommend Storz Beer. If you drink beer, get the best. Order Storz Beer. It costs you no more. Have a case sent home today.

Storz Brewing Co., Omaha, D3

HIGH GRADE BOTTLED BEER

Every Woman is interested and should use MARVEL Hairdressing Spray. The new vaginal hygiene. For the treatment of all vaginal troubles. Sold by all druggists.

Business Boosters
Try the Want Ad Column of The Bee

BAR WANTS MORE JUDGES

Lawyers of State Favor Amendment Providing Larger Supreme Court.

MAY ALSO DEMAND INCREASE IN PAY

Several Lively Topics Will Be Touched on by Nebraska Bar Association Which Meets at Creighton Institute.

The question of amending the constitution of the state to provide for an increase in the number of the judges of the supreme court will be one of the important matters to be brought up at the seventh annual meeting of the Nebraska State Bar Association, which convenes at the Edward Creighton Institute Thursday at 10 p. m. This is one of the reforms of the judiciary system in the state that the lawyers have been trying to effect for several years. They also will probably demand an increase in the pay of the judges in order that the office may be made attractive to lawyers of ability.

While under the present commissioner system the court has succeeded in disposing of much of the old litigation and has kept abreast of the work before it, attorneys declare it would be much more satisfactory to have the court composed of from five to seven full-blooded judges rather than commissioners who hold office by commission from the judges. Several attempts have been made to have the constitution amended so as to provide for the increase, but owing to the fact the amendment must be submitted to a popular vote and must receive a majority of all the votes cast at the election it has been practically impossible to carry it. The lawyers have watched with interest the experiment tried with the railway commission amendment securing the party convention endorsement, thereby having counted for the amendment all of the straight party ballots. If the supreme court upholds the endorsement plan as legal it probably will be tried on the proposition to increase the number of judges. It is pointed out the pay of judges was fixed during grasshopper time, in 1875, and is wholly inadequate.

Talk About Burkett Bill.

The Burkett bill to divide the state into two federal court districts may furnish an interesting topic for the lawyers to talk about. There has been considerable agitation recently over a proposal to have a jury commission appointed by the district judges to select jury panels as a substitute for the present system, in which they are selected by the county commissioners. This will probably be brought up also.

The people interested in a revision of child labor laws ask the association to go on record as favoring more stringent legislation on this subject and for an amendment to the compulsory education laws.

Henry W. Penneck, a member of the legislative committee of the Social Service club, has written to H. H. Baldridge, president of the local bar association, suggesting that these matters be brought up at the state meeting. It is proposed to amend the compulsory education law, to require children under sixteen to attend school the entire

school year unless they can show a certain specified qualifications and to prohibit the labor of children under fourteen in factories and mercantile institutions and under sixteen unless the child has reached a certain grade in school. The age is now ten years.

Differ as to Outcome. The matter probably will be discussed in the meeting, but lawyers differ as to the action that will be taken. Some say the association is not inclined to delve into matters that do not directly affect the legal profession, preferring to leave these matters to be decided by the members in their capacity as citizens and not as lawyers. Others are inclined to think the association will be willing to take some action to bring the Nebraska laws up to the standard of other progressive states.

One of the features of the meeting will be the address of F. W. Lehman of St. Louis, who will discuss the subject "The Lawyer in American History." Mr. Lehman will review the part taken by lawyers in the building of the American commonwealth and in the political history of the country. It will not in any sense be a technical address and the public has been invited to be present. It will be delivered Friday afternoon at 8 o'clock.

The following is a summary of the program:

Thursday, 2:00 p. m.—Call to order by Ralph W. Breckenridge, past president; president's address, E. C. Calline; general business.

5:00 p. m.—General reception to F. W. Lehman.

Friday, 10:00 a. m.—Standing committee reports, including committees on legislation by E. P. Davidson, chairman; on judicial administration by R. F. Good; on law reform by W. D. Mott; on legal education by W. G. Hastings; on code revision by E. P. Smith. Paper by ex-Senator William V. Allen.

1:30 p. m.—Paper by Prof. W. G. Taylor, general address by F. W. Lehman of St. Louis, election of officers.

7:30 p. m.—Annual dinner at the Omaha club.

CHARITY WORKERS ELECT

Robert Cowell is New President and K. C. Barton Vice President of the Association.

The new board of trustees of the Associated Charities met Wednesday morning at the Commercial club rooms for organization and election of officers. The results of the election were: Robert Cowell, president; K. C. Barton, vice president; H. K. Barkel, treasurer; E. P. Morris, general secretary; Rev. T. J. Mackay, E. H. Fackard, T. F. Sturges, Robert Cowell and K. C. Barton, executive committee. Rev. P. A. McGovern was elected to fill a vacancy in the board of trustees.

A resolution, expressing sorrow over the death of Herman Kountze, was adopted, and a committee consisting of Rev. A. S. C. Clarke and T. F. Sturges directed to send a suitable memorial to the bereaved members of the Kountze family. Herman Kountze was one of the incorporators and liberal supporter of the Associated Charities.

General Secretary Morris was instructed to co-operate with the state conference in Omaha during December.

The trustees believed the work of the

association is now on a better footing than ever before and that the work is gaining the confidence of the people more and more.

The present board of trustees consists of Robert Cowell, K. C. Barton, T. F. Sturges, Rev. T. J. Mackay, Rev. A. S. C. Clarke, Mrs. Draper Smith, W. W. Slaught, Rev. P. A. McGovern and E. H. Fackard.

CITY UNSHIELDED FROM FIRE

At Mercy from Possible Flames While Water Main Was Broken.

The breaking of the thirty-six inch water main leading from the Florence station south served to emphasize two points of public interest—aside from depriving people of water and subjecting the city to the dangers of conflagration with none but trivial means of protection—and they were that a telephone can come as near as anything else driving people to the insane asylum and that the Water board had been asked a pertinent question by President Woodbury of the Omaha Water company, who wanted to know about installing a second main from the Florence pumping station. The Water company's office and newspaper offices were deluged with telephone inquiries while the city was famished, temporarily.

The break in the pipe coming at this time, just after the publishing of the letters from the water company to the water board, warning against just such an occurrence, is a remarkable coincidence. The water company set out the requirements of a second main line from Florence against just such an emergency.

We are not going to ignore the letters of President Woodbury on the subject of the water works, nor are we indifferent to the demand for another main from Florence," said R. Beecher Howell, member of the Water Board. "The fact is, we are considering these propositions with the intention of doing what is best for the interests of Omaha, but we have not arrived at a conclusion and are not prepared to say what we shall do. We will know soon, however, and then we will take the public into conference on the plan. At least, we will submit the plan to the people, for we are working for the people. Every detail of the situation is being carefully considered and we will very soon make an answer to President Woodbury."

COLORED PEOPLE PROTEST

Ministers of Three Cities Call Mass Meeting Reference to Discharge of Three Companies.

This notice was given to The Bee Wednesday with the request that it be published. The colored men leading in this movement expect a large gathering at the meeting:

OMAHA, Nov. 20, 1906.—The ministers of the "Tri-Cities" alliance have called a general mass meeting on the grounds of the city of Omaha, South Omaha and Council Bluffs, to take place at the St. John's African Methodist Episcopal church, Monday evening, November 26, for the purpose of entering a protest against the action of the administration in ordering an indiscriminate discharge of the entire three companies of the Twenty-fifth infantry of the United States army, on the grounds of a mudsinker committed by perhaps a few of one or more of these companies. The colored citizens of the above named cities are earnestly requested to be present and come prepared to take part in these demonstrations.

REV. J. W. WILSON, President.
REV. G. W. WRIGHT, Secretary.

No Opinion in Chamberlain's Cough Remedy.

There is not a particle of opium or other narcotic in Chamberlain's Cough Remedy, and never has been since it was first offered to the public. It is as safe a medicine for a child as for an adult. This remedy is famous for its cure of colds and croup, and can always be depended upon.

Widow Gets Verdict.
A verdict of \$48.82 was secured in district court Wednesday morning by Mrs. Mattie Keith, as administratrix of the estate of Gant Keith. Keith was a switchman for the Burlington and was injured December 18, 1893, and died April 1, 1906. Mrs. Keith sued for \$24.50, which she claimed to be due from the relief department. The railroad asserted he was not injured badly enough to keep him from working. The jury allowed the claim with interest.

A. B. Huberman, only direct importer of diamonds in the west, 10th and Douglas.

THIRTY-FIVE YEARS AT JOB

Fritz Schafer Went into Simpson's Carriage Shop Soon After the War.

Thirty-five years in the service of one employer is the record of Fritz Schafer, with the firm of A. J. Simpson & Son, 147 Dodge street.

It was soon after the civil war that Fritz Schafer, then a boy in his "teens," appeared at the establishment of Mr. Simpson and secured work. He has been there ever since. He has made his building his home, for he never married, and a cut in one of the rooms of the big building is the only home he has known.

Mr. Schafer is an expert worker in his line. He is a carriage blacksmith. He has worked at this business all his life. He is a most conscientious workman. He takes a great interest in the establishment as his employer. He does his work well by day and at night, though he might go elsewhere if he wished, he prefers to stay in the building.

Mr. Schafer is a man of retiring manner and at times he is gruff. But those who know him tell of the kind heart that is his. Many a kind act which he has done for his own workmen and a cut in one of the rooms of the big building is the only home he has known.

He differs with most men, in that he has refused promotion. More than once his employer has offered him a foremanship in the establishment, but Schafer preferred to stay at his own work bench and do only his own work.

Fishing is one of the few pleasures which he takes. As it finds a paucity for his care. When anything goes wrong, he goes away and spends half a day fishing and comes back at night with the world. Winter and summer alike, he does this.

Mr. Schafer is still a young man and his hair is not even gray. He is deeply attached to his employer and from all appearances he may spend another thirty-five years in the same establishment.

Omega Oil is a Blessing in Rheumatism. It has relieved thousands. Try a 10c bottle.

GREAT MONTH FOR BUILDING
November Already Shows Permits Aggregating Three Hundred Thousand Dollars.

November is rolling up a snug total in the office of Building Inspector Withnell. Thus far the month has yielded over \$300,000 in building permits.

Wednesday morning F. D. Wood was granted a permit for the erection of a two-story brick office and store building at the southwest corner of Eighteenth and Farnam streets, which was the old Haney corner. The new building will be 65x112 feet, and the foundations will be sufficient strength to permit of three additional stories if required. The present cost will be \$25,000.

Other permits granted: S. P. Nebbe, Twentieth and Boulevard, \$4,700, dwelling; Elbert Grayson, 1511 Douglas, \$2,000, addition to store.

Card of Thanks.
We hereby extend our thanks to our friends and especially those employees of the Cudahy Packing company, county judge's office and Nebraska Telephone company for their assistance and kindness shown us during the sickness and death of our beloved husband and father.

ADIE BETA J. SUNDBLAD,
WILLIAM J. SUNDBLAD,
CLYDE C. SUNDBLAD,
NELLIE M. SUNDBLAD,
MAMIE A. SUNDBLAD.

Mangum & Co., LETTER SPECIALISTS.

Delay Due to Press of Work.
Senator Millard has received the information from the supervising architect of the treasury at Washington that the department is in the construction of the additional buildings at the "Genoa" Indian school is due only to a press of work on other government buildings which are more urgently needed. The work at the Indian school will go forward soon.

BECOMING A MOTHER

is an ordeal which all women approach with indescribable fear, for nothing compares with the pain and horror of child-birth. The thought of the suffering and danger in store for her, robs the expectant mother of all pleasant anticipations of the coming event, and casts over her a shadow of gloom which cannot be shaken off. Thousands of women have found that the use of Mother's Friend during pregnancy robs confinement of all pain and danger, and insures safety to life of mother and child. This scientific liniment is a god-send to all women at the time of their most critical trial. Not only does Mother's Friend carry women safely through the perils of child-birth, but it also gently prepares the system for the coming event, prevents "morning sickness," and other discomforts of this period. Sold by all druggists at \$1.00 per bottle. Book containing valuable information free.

MOTHER'S FRIEND

See Brodha, Register Co., Atlanta, Ga.

Alcohol not needed

Ayer's Sarsaparilla is not a strong drink. As new made, there is not a drop of alcohol in it. It is a non-alcoholic tonic and alternative. Ask your own doctor about your taking this medicine for thin, impure blood. Follow his advice every time. He knows. Trust him.

We have no secret! We publish the formulas of all our preparations.