

NEWS OF INTEREST FROM IOWA

COUNCIL BLUFFS.

Office 15 Scott Street. Both Phones 43.

VALIDITY OF WATER BONDS

Allegation that Election Authorizing Issue is Irregular.

EXTRA MEETING OF COUNCIL

Action Taken at Session on Tuesday Evening and on Same Date that Petition Was Presented—Provisions of Law.

Did the city council, when ordering the special election last October, at which the proposition to increase the municipal indebtedness by the issue of \$500,000 bonds for the construction or purchase of water works system, overlook some of the formalities which the code of Iowa says are necessary to make such action valid and legal?

Since the allegation was made by the C. E. Nash company of Omaha, which recently brought suit in the United States court to enjoin the issue of these water works bonds, that the proceedings of the city council were null and void, for the reason that they were not in conformity with the law on the matter, certain interesting facts have been ascertained.

What is a Regular Meeting?

The Iowa law provides for cities of the first class, in which category Council Bluffs is listed, that the regular meetings of the city council shall be held on the first Monday in each month. Now, according to the law, the first Monday in the month of September, 1908, was Labor day, a day generally observed as a legal holiday. Like the rest of the community, the members of the city council observed the day as a holiday, and no meeting of the city council was held that night. In fact, it is admitted that a general understanding having been previously reached that there would be no meeting on Monday, September 7, not a single member of the city council put in an appearance that evening at the city hall and the formality of adjourning until the next evening, Tuesday, September 8, was attended to, if at all, by A. W. Casady, the city clerk.

The records of the city council, which are neatly typewritten and bound, show that all of the eight members of the city council were present at the "regular meeting" on Monday evening, September 7, 1908, and that on motion the meeting was adjourned until the evening of Tuesday, September 8. The record bears the attesting signature of the city clerk, A. W. Casady, but for some reason or another was never signed by Mayor Thomas Maloney. The minutes of all the other meetings adjourning after being duly approved by the council bear the signature of the chief executive.

Now the question has arisen whether the meeting of the city council on Tuesday, September 8, under a strict interpretation of the law can be considered a "regular" meeting, seeing that none of the councilmen was present Monday night, September 7, when the alleged action in adjourning to the next night is recorded as having been taken. Mr. Casady, when the matter was called to his attention, said: "We were merely following an old-established custom. The meetings which have fallen on a legal holiday, such as Labor day, have always been adjourned to the next night or some later date by agreement, and this has been done by the clerk without the councilmen being present. The minutes have always been written up as if the councilmen were present."

Custom Long Followed.

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Asked if any of the councilmen were present on the night of Monday, September 7, Mr. Casady replied: "No, I don't believe there were."

Creation of Indebtedness.

Section 1306 of the Iowa code relating to increase of municipal indebtedness, and under which the city council contemplates issuing the \$500,000 waterworks bonds, provides that before such indebtedness can be incurred by the city a petition asking for the issuance of the bonds bearing the signature of more than 200 qualified electors must be presented to the city council. Then the section goes on to say: "On the receipt of said petition the council shall at the next regular meeting call such election."

The records of the city council show that the petition asking for the issuance of these bonds and the submission of the

proposition to the people at a special election was received by the city council at the meeting on Tuesday night, September 8, and that at the same meeting on the same night the action ordering the special election was taken. Under a strict interpretation of the law, it is claimed, that the next "regular" meeting of the council would have been the meeting on the first Monday in October, even though that is the meeting on Tuesday, September 8, could be regarded as a "regular" meeting. The question now agitating the minds of some of the city officials is whether the city council was not premature in taking action in ordering the special election at the same meeting.

As the validity of the action has been attacked in the suit brought by the C. E. Nash company of Omaha, this question will have to be determined by the courts, but some of the municipal officials who have looked into the matter are said to be of the opinion that "there is more truth than poetry" in the allegation of the Nash company.

MAYOR WILL VETO RESOLUTION

Thinks Extra Legal Talent Not Needed in Water Litigation.

Mayor Maloney will return to the city council tonight without his signature the resolution providing for the employment of the legal firm of Harl & Tinley as special counsel for the city solicitor in the litigation now pending over the proposed issue of water works bonds. Mayor Maloney has refused to sign the resolution as he contends that the city solicitor is fully able to look after the interests of the city in this litigation, and an employment of additional talent would only be a waste of money. In his opinion, the council, it is expected, will pass the resolution over the mayor's veto.

The other two resolutions adopted by the council last Monday night, one instructing the city solicitor to bring suit against the Council Bluffs City Water Works company to recover alleged excessive hydrant rental paid the company by the city, and the other directing the committee on fire and light to report the number of hydrants which are alleged to be of little or no use to the city, and those which do not meet the requirements for fire protection, will be returned with the mayor's signature.

The council is expected to pass tonight the new water rate ordinance introduced last Monday by the committee of which Councilman Jensen is chairman and which is calculated to materially reduce the revenues of the Water Works company.

LONG TRIP TO AVENGE INSULT

Laborer Who Returned from New York Seeking Vengeance Arrested.

Harboring in his breast a desire to wipe out an alleged insult, Joe Reichl, a former member of an Italian gang of railroad hands working for the Northwestern, abandoned a trip back to his sunny Italy and returned yesterday from New York only to be thrown into the city jail on a charge of disturbing the peace. Reichl about two weeks ago lost his job with the Northwestern and had trouble with the foreman of the section gang. It is alleged by Reichl that the foreman applied an odious epithet to him. Reichl after losing his job decided to visit his old home in Italy. He purchased a ticket right through to his native land, but on reaching New York the desire to return to Council Bluffs and wipe out the alleged insult offered him by his former boss proved too strong. He sold the balance of his ticket to Italy to a fellow countryman who departed from the home and with this money purchased a ticket back to Council Bluffs. Reaching Council Bluffs yesterday morning, Reichl at once started in search of the foreman, against whom he made dire threats of vengeance. The police were notified and Reichl was arrested before he had time to do any harm.

TWO RESIDENCES ARE ROBBED

Homes of A. T. Flickinger and Frederick Henderson Ransacked.

The residence of Attorney A. T. Flickinger at 254 Fourth avenue, and that of Frederick Henderson at 721 South Eighth were entered by a sneak thief late Saturday night, during the absence of the occupants. Entrance at both places is believed to have been effected with a skeleton key. At the Flickinger home the thief carried away Mr. Flickinger's cravat, a coat, a miscellaneous assortment of wearing apparel and a pair of gold cufflinks. At Henderson's home the thief was found to have entered by one of the beds, it is supposed the thief utilized it to carry his plunder away in. Mr. and Mrs. Flickinger were spending the evening with friends and did not discover that the house had been entered until about midnight.

At the Henderson home the thief stole an overcoat. The rooms were thoroughly ransacked, but Mr. Henderson did not find anything else missing. Entrance was effected by unlocking the front door, which Mr. and Mrs. Henderson, who were out visiting, found open on returning home about midnight.

(FROM NEW YORK WORLD, JUNE 5, '08)

SUPPORTERS OF COOPER THEY MULTIPLY

Belief That Stomach Causes Extensive Illness Grows in New York.

L. T. Cooper's theory that the American stomach has grown weak and is responsible for most sickness is receiving the strongest sort of endorsement from a surprising number of New Yorkers. Among many people who have recently become convinced that Cooper is correct and his medicine all he claims is Mrs. Eleanor Harris, of 226 Rodney street, Brooklyn. Thursday afternoon Mrs. Harris called at the store where Cooper is meeting the public, and when interviewed said: "I am only too willing to tell what a remarkable experience I have had with Cooper's New Discovery, and what a wonderful medicine I took it to be. I have had rheumatism for sixteen years and know so much medicine in trying to get rid of it, that for the past eight years my stomach has been in a fearful condition, as my digestion was almost ruined. For ten years I consulted one physician after another, but my rheumatism got steadily worse. Finally my stomach got in such a state that I had to stop taking medicine altogether. "When I first heard of Mr. Cooper's medicine and what he was doing in New York I was afraid to try it; but I finally decided to take it, and if it did me no good I would never take any medicine

again. I started the treatment six weeks ago. The first effect it had was to give me a better appetite than I have had for ten years. Then my food began to digest and no longer distressed me for hours. Among many people who have recently become convinced that Cooper is correct and his medicine all he claims is Mrs. Eleanor Harris, of 226 Rodney street, Brooklyn. Thursday afternoon Mrs. Harris called at the store where Cooper is meeting the public, and when interviewed said: "I am only too willing to tell what a remarkable experience I have had with Cooper's New Discovery, and what a wonderful medicine I took it to be. I have had rheumatism for sixteen years and know so much medicine in trying to get rid of it, that for the past eight years my stomach has been in a fearful condition, as my digestion was almost ruined. For ten years I consulted one physician after another, but my rheumatism got steadily worse. Finally my stomach got in such a state that I had to stop taking medicine altogether. "When I first heard of Mr. Cooper's medicine and what he was doing in New York I was afraid to try it; but I finally decided to take it, and if it did me no good I would never take any medicine

FEELY IS HARD AT WORK

Speaker of Iowa Assembly is Solving Committee Problem.

GARST LIQUOR LAW OPPOSED

Some Saloon Men and Some Prohibitionists May Fight Governor's Plan to Regulate Traffic, but Conservatives Will Support It.

(From a Staff Correspondent.)

DES MOINES, Jan. 18.—(Special.)—Speaker Feely of the Iowa house remained in the city over Sunday hard at work in the preparation of his committee lists, which he expects to announce on Tuesday morning. The new speaker came into his office practically without any set program of work, the committee having had opportunity to consider the committee question. He is therefore all the better fitted to make a fair distribution of the work among the members. But there are many new members of the house and there will be practically a complete rearrangement of the committee. The chairman of last session's committee on appropriations, ways and means, insurance, banks, agriculture, schools, mines, labor, highways and other big committees are all retired. The chief plum is that of chairman of the Judiciary committee. This will be given to Geo. Sullivan or Hackler. A great deal of interest also attaches to the committees on insurance, agriculture and schools, because of the importance of measures that will come before them. The insurance department is to be urged strongly, though it is known that now the insurance interests do not want an independent department, though two years ago they were very keen for it. The difference is caused by the change in officials having to deal with insurance matters. The important school legislation pending will keep the members busy who are interested in this subject. President Clarke of the senate went home after announcing his committees.

Tax Law to be Revised.

The ways and means committee will probably have more to do this year than before, because of the important taxation measures which are to come before that body. One of these is in the form of a tax on the mortgage of real estate. It is proposed in the message of the governor, which was asked by the State Tax Reform association and large commercial bodies, that mortgages be required to pay a fee on recording in lieu of other taxes. The bill will provide that the owner who registers a mortgage shall pay the filing fee of one-half of 1 per cent and with this make a sworn statement that the fee has been paid by him and no part of it is paid directly or indirectly by the mortgagee, and when this is done the mortgage is not taxable. The bill also provides that the tax will also come before the ways and means committee.

As to Saloon Regulation.

Some of the liquor men of the state will oppose the Garst plan for better regulation of the saloons and to raise a road fund from saloon license taxes. The prohibitionists will also oppose the plan strenuously, but both of these interests are said to be much divided and it is very probable that the plan will go through the legislature in some form. Its presentation caused no surprise to those familiar with the work of the Garst administration of the liquor traffic. He has never been a prohibitionist, but he has never had any affiliation in any way with the liquor elements and he has been a strong advocate of high license and the best possible regulation of the traffic. His recommendation that the federal government should take over it is called, is applied only where local laws permit the lawful sale of liquor, is a repetition of his utterances over a year ago in an address which attracted much attention. With regard to the state saloon license being fixed at a higher rate than now, this is with a view to bettering conditions.

Parker Favors Garst Plan.

One of the most conspicuous of those who have been closely identified with the liquor interests is the veteran Ben Parker, who used to have thirty saloons in Des Moines. "The state ought to get something out of the liquor traffic," he said. "The Garst plan is what I have advocated. When the state takes a hand then the business will be conducted along better lines and there will be regulation that amounts to something. It will be better for the liquor interests, for they will get rid of the rogues where all the trouble starts. As for the temperance element, they ought to take to it kindly, for it is a much better plan than the Hankin marshal scheme, and it will give the state a fine fund for use in building highways. But I suppose that the plan will be opposed by some saloon men and by some prohibitionists, for there are two classes of the biggest fools in the state. They are always fighting among themselves and accomplishing nothing. But, mark my word, the day is not far distant when some plan like that which the governor has recommended in his message will be adopted, and it will be better for everybody."

Educational Reform Assured.

Almost immediately after the reconvening of the general assembly next week Senator Whipple of Benton county will introduce the bill to create a state board of regents and to place the three state colleges under its management. In the last two sessions this proposal has been debated at length. The opposition has thus far been able to defeat the measure at all times. But each session the sentiment in favor of the plan grows stronger, and there is really very great probability that the measure will go through the present session.

The bill as it was presented by a legislative commission two sessions ago, after thorough investigation, provided for a large board of regents, to have full and undisputed authority over the State university, the State Agricultural college, and the State Normal school. The board is to have an office at the state capitol and should employ a secretary on salary. The general plan of organization was that of the State Board of Control, which has been so successful with other institutions.

Iowa is for Wilson.

The adoption of a resolution by the Iowa Aberdeen-Augus Cattle Breeders' association expressing the view of Iowa stockmen as to the wisdom of President Taft's retaining Secretary Wilson in his cabinet fairly expresses the views of the leading stockmen of the state, who would feel that the placing of another in the cabinet would certainly be no improvement and it might be much worse. The Iowa legislature was permitted Taft to understand that Iowa is very loyal to Wilson. The members say they do not

think it will have any material effect other than to head off any movement which might be based on the assumption that Iowa has others who ought to be preferred above the veteran Tamm farmer.

Objections to Board.

There has been objection to the plan, especially from the institutions themselves, and in other years a well organized lobby has been kept busy fighting down the proposition. The complaint is made that this will destroy the individuality of the three institutions and tend to make them alike. It is the type of the great measure that one of the chief purposes is to make it so that each college will stand for itself.

HAMBURG BOMBARDERS VISITORS

One Sidney High School Girl Struck by Stone and Disfigured.

SIDNEY, Ia., Jan. 18.—(Special.)—Miss Rita Bunnell, a Sidney High school girl, while in Hamburg attending the Hamburg-Sidney High school debate was knocked down by a stone thrown by a Hamburg boy. The stone struck Miss Bunnell in the forehead, inflicting a very severe wound and cutting a gash several inches in extent, which bled profusely. The wound was immediately bandaged by a volley of stones, chunks of coal and other missiles. Several were hit, though fortunately none were much injured, excepting Miss Bunnell, who will in all probability be disfigured for life.

Show Corn Brings Good Price.

AMES, Ia., Jan. 18.—(Special.)—The highest price paid for corn at the corn show sale was \$55, which was the sum paid for a bushel of the record corn of the Iowa Agriculturist, for A. L. Plummer's championship ten-acre sample. This is at the rate of \$5.50 an ear, or nearly 1 cent a kernel. The championship thirty ears shown by C. H. Bishop of Altoona was purchased by the exhibitor for \$65. Mr. Proutt's championship bushel also went back to the grower at \$75. The price brought by the championship single ear was something of a disappointment to those who looked for a record, as a bushel of the skyrocket prices of previous years. This ear was bought back by its grower, Mr. Frame, for \$28. None of these prices are as spectacular as those made at the show two years ago, when the record-breaking price of \$150 for a single ear was reached. The general average, however, was higher than it has ever been before. The entire proceeds amounted to over \$1,400, which is \$400 more than last year's record.

Sidney Defeats Hamburg.

SIDNEY, Ia., Jan. 18.—(Special.)—At Hamburg Friday evening, January 15, a debate was held between the Sidney and Sidney High schools. The question was: "Resolved, That Prisons should be reformatory in character rather than places of punishment." Sidney, which represented the affirmative, was victorious, the markings being Sidney, 78; Hamburg, 72. The Sidney pupils were Misses Margaret, Kent, Thornhill and Austin De Franco, while Hamburg was represented by Christie McCormick, Evelyn Burgeon and Verena Carman. The judges were Superintendent Martin of Nebraska City, Prof. H. Graesson of Council Bluffs and Prof. O. P. Stewart of Farrago.

Mrs. Powell Before Grand Jury.

LAKE CITY, Ia., Jan. 18.—(Special.)—It is now thought that Mrs. A. J. Powell, wife of the late Henry Powell, a farmer a week or so ago together with her oldest boy, whom she wounded badly, will recover from the wounds. If Mrs. Powell is able it is the intention of County Attorney F. F. Hunter to have her appear before the grand jury at the next return of court, which convenes February 1. The sheriff, however, will not allow her to be moved until he has the consent of her attending physician, Dr. H. M. Humphrey.

Iowa News Notes.

MARSHALLTOWN.—The Waterloo High school shot her best record today by the score of 27 to 24. The local high school team in this city today by the score of 27 to 24. The finest put up here for several years. The ice is fourteen inches in thickness and of this now, which is a record for this time of year in an address which attracted much attention. With regard to the state saloon license being fixed at a higher rate than now, this is with a view to bettering conditions.

CHARLES CITY—Henry Brouillard has disposed of his interest in the drug store to his brother, Dr. H. M. Humphrey.

WAPPAWAUK, Oki.

CHARLES CITY.—Charles City has had two small fires. One was the home of Dan Burns, which was burned with all its contents, and the other was the meat market of Nelson & Kelson.

MARSHALLTOWN.—William Wilson, a carpenter, was arrested today after a raid on the Hotel Lyon, broke jail and escaped last night with the gang of burglars last night.

MARSHALLTOWN.—The old and dilapidated building of Jasper county was sold at Newton today for \$200. The building was built in 1850 and is now about half a century old. It is replaced by a handsome new building, costing \$100,000.

CRESTON.—Howard Martin, the Murray deputy who was so badly injured in the milk truck accident today at the depot, is now able to talk some, although he cannot articulate.

CHARLES CITY.—At the annual meeting of the Farmers Mutual Insurance company of Story, Boone, Hamilton, Madison and Polk counties, held at Nevada today, the old officers and directors were re-elected. The secretary's annual report showed that the company is now carrying risks of \$2,025,512.

CHARLES CITY.—Blazer, living at 1215 Olive street, died here today, met with a peculiar accident. He injured his hand in the work of a steam boiler, and the next day went to work blasting rock. He put the powder in the drilled hole, but he made a mistake and put the next usual plug. After the blast was shot off he went to the place and began to clear away the broken rock, when the wooden plug descended and struck him on the injured hand.

HATTERS' STRIKE TO CONTINUE

Manufacturers Decide to Fight Question of an Open Shop to the Finish.

NEW YORK, Jan. 18.—The open shop and a fight to the finish was the action decided by the Hat Manufacturers' association at a meeting held today to discuss the situation growing out of the strike of hatters which began here Friday. The effect of the strike, according to the manufacturers, will be a rise in the price of hats, as the trouble occurred in the busy season.

President Samuel Mundheim said after the meeting that the number of strikers was between 15,000 and 20,000, but there were many nonunion hatters out of employment, and that eventually the places of the strikers would be filled.

Mr. Mundheim, in discussing the discontinuance of the union label by the manufacturers which participated in the strike said: "The issue is of no advantage to the manufacturers and, indeed, is not wanted. Very few people who buy hats notice whether the label is in it or not." A statement issued by the manufacturers was in effect that the agreement between the manufacturers and the strikers had been rendered and that the union label should not be removed until due notice is given the manufacturers.

Active Salesmen—Bee Want Ads.



WHAT JOY THEY BRING TO EVERY HOME

as with joyous hearts and smiling faces they romp and play—when in health—and how conducive to health the games in which they indulge, the outdoor life they enjoy, the cleanly, regular habits they should be taught to form and the wholesome diet of which they should partake. How tenderly their health should be preserved, not by constant medication, but by careful avoidance of every medicine of an injurious or objectionable nature, and if at any time a remedial agent is required, to assist nature, only those of known excellence should be used; remedies which are pure and wholesome and truly beneficial in effect, like the pleasant laxative remedy, Syrup of Figs and Elixir of Senna, manufactured by the California Fig Syrup Co. Syrup of Figs and Elixir of Senna has come into general favor in many millions of well informed families, whose estimate of its quality and excellence is based upon personal knowledge and use.

Syrup of Figs and Elixir of Senna has also met with the approval of physicians generally, because they know it is wholesome, simple and gentle in its action. We inform all reputable physicians as to the medicinal principles of Syrup of Figs and Elixir of Senna, obtained by an original method, from certain plants known to them to act most beneficially, and presented in an agreeable syrup in which the wholesome Californian blue figs are used to promote the pleasant taste; therefore it is not a secret remedy, and hence we are free to refer to all well informed physicians, who do not approve of patent medicines and never favor indiscriminate self-medication. Please to remember and teach your children also that the genuine Syrup of Figs and Elixir of Senna always has the full name of the Company—California Fig Syrup Co.—plainly printed on the front of every package and that it is for sale in bottles of one size only. If any dealer offers any other than the regular Fifty cent size, or having printed thereon the name of any other company, do not accept it. If you fail to get the genuine you will not get its beneficial effects. Every family should always have a bottle on hand, as it is equally beneficial for the parents and the children, whenever a laxative remedy is required.

DUTIFUL OFFICER AT REST

Patrolman Smith, Shot by Outlaw, Honored in Death by Friends.

FUNERAL LARGELY ATTENDED

Police and Officers from Four Cities, Eagles and Woodmen Participate in Last Rites of a Hero, Sunday.

Hundreds of people attended the funeral of Patrolman Lafayette A. Smith, the police officer who was killed by Curtain, the outlaw, Thursday morning. The services were held at the home, 529 North Twenty-ninth street, at 2 o'clock Sunday afternoon, after which the body of the dead policeman was interred in Forest Lawn cemetery. Not only did the members of the local police force do all possible honor and reverence to their departed brother officer, but those of the South Omaha and Council Bluffs departments, Omaha firemen, the Omaha and Fremont sheriffs' offices and the Eagle and Woodmen lodges, remembered the officer and his bereaved family. Their beautiful floral offerings, with those of many friends of the family, completely covered the casket and perfumed the room with their fragrance.

Except for the family and relatives, the pallbearers and other men connected with the services at the home, the house was filled with women alone, the rest of the men who attended having to stand outside during the services because of the large number of women present. More than one tear was shed over the bier, strong men the women alike breaking down and crying over the touchings thought of a happy family broken by the hand of an outlaw.

Rev. G. H. Schleh, sovereign lecturer and chaplain of the Woodmen of the World, which lodge had charge of the services at the residence, preached the sermon. He chose II Romans, v.15, as his text, and spoke in part as follows:

No Accounting for Tragedy.

"We are in the midst of a crime that has stirred our city from center to circumference. It has no mitigation, no explanation, apart from the words, 'moral degeneracy.' It is simply the result of systematic, graduated and licensed wickedness. "Two things are basic to it. One is practical atheism, the disregard for God and law, the other common aversion to toil and honorable labor. "Leaving behind him all thoughts of the departed officer, Dr. Schleh then spoke of the noble devotion to duty and his wife and little son.

"Before us is the body of a hero," he said. "Officer Smith was one of the many officers of the law that do their duty and are not afraid to die at their posts. All such men deserve to be considered heroes."

Paying a high compliment to the police

Returned to find a bride, and yesterday the wedding took place. The Mrs. Fisk of today was, until 4 o'clock Saturday afternoon, Miss Elizabeth Bergo. She is the daughter of Rudolph Bergo, 412 Fowler avenue. The ceremony was performed by Rev. H. L. Mills, pastor of Hillside Congregational church, at his residence. Sergeant and Mrs. Fisk will make their home at Fort Omaha.

LIVING AS JESUS WOULD

Young Christians of Cleveland Report Result of Their Two Weeks' Experiment.

CLEVELAND, O., Jan. 18.—The two weeks' effort of 1,800 young people of this city to "live as Jesus would live" closed today with a big mass meeting at the Epworth Memorial church. Cores who made the trial related their experiences.

Rev. W. B. Wallace, pastor of the church, had been a success and indicated that the Christians could live more Christ-like. It was proposed that while the official test was closed, the effort to make the movement world-wide should go forward.

During the two weeks thousands in Cleveland attempted the test, but did not actually join the movement. The leaders in the campaign for right living received many letters from prominent churchmen and organization leaders throughout the country approving the plan.

A letter was received from Rev. Charles M. Sheldon of Topeka, Kan., author of "In His Steps," the originator of the idea, complimenting the Cleveland Young People's union upon their determination.

GAS SUPPLY IS SHUT OFF

Topeka, Leavenworth, St. Joseph and Atchison Are Without Fuel Sunday.

OTTAWA, Kan. Jan. 18.—An explosion that was heard for a radius of six miles put the Kansas Natural Gas company a pipe line which supplies natural gas to Lawrence, Topeka, Leavenworth and Atchison, Kan., and St. Joseph, Mo. The renewal of the gas supply was celebrated here tonight by the blowing of whistles and ringing of bells.

A Frightful Experience

with biliousness, malaria and constipation is quickly overcome by taking Dr. King's New Life Pills. 25c. For sale by Beaton Drug Co.

Advertisement for Washburn-Crosby's Gold Medal Flour, featuring an illustration of a woman with a flour bag and the text 'If You Were a Miller'.