THE BEE: OMAHA, TUESDAY, SEPTEMBER 27, 1910.

# **GTRIPLE-TRICK**? **Cooking Demonstration**

The "Triple-Trick" Roasts without an oven-without one drop of water and without basting. No waste of fuel to heat your oven and make your kitchen uncomfortable-no waste of time for meat juices to escape-meats begin to roast at once and so retain all their sweetness, natural moisture and delicacy of flavor. The "Triple-Trick" will not only roast meats to perfection. but also potatoes and apples. It will likewise bake custards, beans, escalloped foods and the like. Think of the economy of it.



Toasts on ALL stoves; is abso-lutely sanitary-toasts from four to eight slices of bread at one time in pure radiated heat, and is the only toaster on the market that will keep toast warm.

Warms all sorts of foods, on gas stoves and ranges and hot plates-with little fuel and no danger of burning. Consider the convenience.

Steams foods in mixed cur-rent of steam laden and hot dry air which prevents them from becoming soggy or heavy. No other like it.

Heats flat-irons, protecting faces and saving enormously in fuel.

Give its inventor, Miss Phelps, a chance to show you at the **Omaha Gas Co., 1509 Howard Street** =October 1st to 10th==

THE "TRIPLE-TRICK" ROASTER IS THE BEE'S NEWEST PREMIUM

How to Get One:

hearing: Wallenburg Railroad con

Subscribe for the Evening and Sunday Bee, and pay 15c a week for six months. This pays for both the paper and the roaster.

# **ROYSE REPORTS ON BANKS**

Nebraska

Loans and Discounts Four and Half Millions Over Year Ago.

819

# DECREASE SINCE EARLY IN YEAR

Deposits Half Million Higher That Year Ago and Million and

Three-Quarters Higher Than in May.

(From a Staff Correspondent.) LINCOLN, Sept. 26.-(Special.)-Secretary Royse of the State Banking board has completed his compilation of the statements of banks at the close of business August 25. The compilation shows 569 banks reporting 235,001 depositors. The average reserve is 29 per cent. Compared with the report of a year ago the loans and discounts have increased \$4,476,235.40; deposits have increased \$480,659,10. Compared with the report of May 11, 1910, the deposits have decreased \$1,725,179.73, and the loans and discounts have decreased \$3,153,578,44. Following is the report made by Mr. Royse for close of business, August 25:

RESOURCES.	3
Loans and discounts	ł
Overdrafta	
Bonds, securities, judgments,	I
claims, etc	I
Due from banks	I
Due from banks	I
Other real estate 175,823,78	1
Current expenses and taxes paid 892,568.75	1
Other assets	ł
Cush 4,682,061.15	ł
and the second se	ł
Total	I
Capital stock paid in	I
Burplus fund	ł
Undivided profiles	I
Undivided profits	1
Deposits 75 970 me 17	1
Deposits	1

Bills payable ..... 435,191.30 

State and City Sewer System.

GRAND ISLAND, Neb., Sept. M .- (Spe cial.)-The city council has passed the

A. W. Jefferis may now practice law in ordinance creating the sewer main which the supreme court of the state of Neis to be extended to the northern limits braska with impunity. On motion of Judge of the city in order that the Soldiers' Home and Grand Island college may be connected Benjamin S. Baker Mr. Jerreris was admitted to practice in the supreme court at therewith. It is accompanied by an agreethe last sitting of that august body. This ment in the form of a joint resolution to be adopted by the state board as well makes this very prominent Omaha attorney as the city council in which it is provided a full fledged lawyer. In explanation, howthat the state shall flush the sewer from ever, it has been given out that Mr, Jef-Its water system at the home and that the feris was admitted to practice in the suvity shall never make a charge for the use preme court years ago, but the records



be avoided by the use of Mother's Friend. This great remedy prepares the expectant mother's system for the coming event, and its use makes her comfortable during all the term. Mother's Friend assists nature in gradually expanding all tissues, muscles and tendons, it strengthens the ligaments, keeps the breasts in good condition, and brings the woman to the crisis in healthful physical condition. The regular use of

Mother's Friend lessens the pain when baby comes, and assures a quick and natural recovery for the mother. For sale at drug stores. Write for free book for expectant

TRADFIELD REGULATOR CO., Atlanta, Go

The supreme court issued another order BEATRICE-The Congregational church in the case wherein the independent teleof this city has extended a call to Rev. J. W. Ferner of Tabor, Ia., who preached his first sermon Sunday morning. phone system of the state secured a temporary injunction to prevent the Nebraska

of its sewer system. The estimate of the | have become misplaced or were never kept

engineers for the complete construction of and so they have to be made over again

the work, including the state's share, is a Many Omaha lawyers will have to be ad-

BEATRICE-W. H. Smith, manager of the Beatrice High school foot ball team, has arranged with the Lincoln High school ompany from taking over some indepen dent plants it had bought. The new order arranged team to play here on Thanksgiving aftersimply says the temporary injunction is to remain in force until it is either vacated

BEATRICE-James Black, James Wilson or modified by the court. and John Smith, the three men arrested at Wymore and taken to Lincoin, sup-pocted of being box car robbers, are being beld in jail at Lincoin by Chief Malone mending an investigation Burns Landlord's Property.

"A tenant who willfully and maliciously sets fire to and burns a store house the property of his landlord, of which the ten-GRAND ISLAND-Word has been ant is in possession, is guilty of the crime of arson as defined in section 54 of the Criminal Code."

mitted when they appear here.

Cinches Its First Order.

GRAND ISLAND-Word has been re-ceived in this eity of the destruction of the home of Mr. and Mrs. J. G. Hendryx, at Dunning, by fire, caused by the explosion of an oil stove. Mr. and Mrs. Hendryx moved from here in the spring and had just become fixed in their new home for the winter. None of the household goods could be saved. So the supreme court held in the case of the state against Bernard C. Martin of Cedar couffy. Martin occupied a building in the village of Belden, which belonged to

JOSEPH MILES GETS ESTATE Mrs. F. C. Nelson. The first floor was used as a jewelry store and the upper story as a dwelling. The building was burned and

A. W. Jefferls, Lawyer.

joy. Yet the suffering incident to

this great consummation of her life's

desire, robs the anticipation of some

of its sweetness. Most of this can

ittle less than \$17,000.

ing an investigation

to establish the facts.

affirmed.

(Continued from First Page.) Martin was arrested. His attorneys argued that no crime had been committed, as

of the last will should be clear and con-vincing, and the declaration of the testator alone that an instrument he is signing is his will, but without any evidence as to revoke a former will proved to have been made and duly admitted to probate, there being no proof that the alleged will was ever seen after its supposed execution. The evidence as to the execution of any will, by deceased, at the place and on the date named, is examined and set out in the opinion and the same is held insufficient to establish the facts. held that where a shipper rides on a stock

train to care for his stock it is the duty Isabel Cornell Gets Verdict. of the railroad company to look after him Peter B. Haight and Emmet E. Webster carefully, and if he is permitted to step off doing business under the firm name of P the train on a trestle of which he has no B. Haight & Co., must pay to Isabel Corneil kowledge the railroad is responsible. The a judgment for filling 5,000 bottles with co plaintiff was taken sick on the train at lon-co, then labeling and wrapping the botnight and with the knowledge of the contles. The plaintiffs sought to have the ductor he leftt he train, but it being dark judgment of the district court of Douglas he stepped from the car steps through a county reversed on the ground that the plaintiff did not tell the jury the secret tretsle and was injured. He was awarded formula of which the medicine was made. damages.

Supreme Court Opinions. The supreme court held, however, that it The following opinionsw re filed in sumade no difference whether the plaintiff put in the secret formula or any part of it preme court today:

Williams against Miles, affirmed; Reese, just so she did the work and the court be-Singer Sewinug Machine company against tobertson, reversed and removal against lieved she did so the district court was obertson, reversed and remanded. Oltmann against Korus, affirmed.

Barnes, J. Barnes, J. Nielsen against Central Land and In-vestment company, affirmed. Letton, J. Pringle against Modern Woodmen of America, affirmed. Barnes, J. Cornell against Haight, affirmed. Barnes, J.

Seldomridge against Parmers and Mer-chants bank, affirmed. Root, j.; Letton, J., against Hansen, affirmed. Sedg-Juel nelka against Chmelka, affirmed. Let-

ton, J. Henton against Sovereign camp. Wood-men of the World, affirmed. Rose, J.,

Every woman's heart thrills at the cooing and prattling of a baby, and motherhood is her highest and purest

mith against Lorang, affirmed. Root, J. Seetem against Foilmer, affirmed.

Weish Weish against county of Sarphy, af-rmed. Fawcett, J. -Lamb against Finch, affirmed. Fawcett, J.

Motions for Rehearing.

overruled. Glatz against Chicago, Burlington and Quincy Railroad company, overruled. Shackley against Homer, oral argument ordered on motion with leave for further citations, if desired, by counsel. Westman against Carlson, overruled. Draper against Clayton, overruled. Hoosier Mfg. Co., against Swenson, over-rul.

mining against Forrester, overruled.

State ex rel., McDozald against Far-

E-initing against Forrester, overruled. Bailenger against Kinney, overruled. Hjeln: against Volz, overruled. Swoboda against Union Pacific Railroad company, overruled. Mitchell against Griffith, overruled. State against Jugenheimer, overruled. Campbell against Kimball, overruled. Havilk against St. Paul Fire & Marine Insurance company, overruled. McFarland against Flack, overruled. Franklin county against Wilt & Polly, States, according to the view of the danger mark, if there actually has been

Frost Will Not Hurt the Corn diction of plentiful money:

Although Colonel Jack Frost is Expected Here, He is Not Feared.

# Frost was predicted for last night, but

grain men think the greater part of the corn is out of danger. The temperature in Omaha last night was fied themselves against an emergency. men there were trying to bribe others.

frost. "Don't throw any fits!" exhorted President F. S. Cowgill of the Omaha Grain Ily. Panics forescen, never come, finan-

exchange. "Corn is safe." William Hynes was equally optimistic "Ninety per cent of the corn could not." he said, "be hurt by a severe freeze and a little frost will not hurt the remaining 10 per cent.

The corn market opened stronger on account of the prediction of frost and this is explained on the theory that nobody thinks corn will be hurt-because it cannot be, but since some people expect other people to be apprehensive, quotations stiff-

ened up a little. Receipts of grain in all the primary markets were larger last week than the corresponding week of 1900 and they were accordingly better here than last year.

Wheat is coming in somewhat greater quantity than recently and the outlook is generally in circulation. The record The big movement of corn is expected

about thirty days hence, when prices have changed somewhat.

MOTORCYCLIST STOPS OVER Sell to Europe.

Making a Ten Thousand-Mile Trip, Which is Nearing Completion.

Volney E. Davis of San Francisco stopped n Omaha for a short while Sunday night.

on a motorcycle trip of 10.000 miles. He intends finishing up a trip from his home city to New York and return, having already covered \$,000 miles. He is taking the trip purely on pleasure and does not repre-

sent any manufacturing concern.

Lamb against Finch, affirmed. Fawcett, J. Munger against Beard & Bro., affirmed. Letton, J. Fawcett, J., not ritting. State against Martin, exceptions of state allowed. Letton, J. Bunge again.t state, sentence reduced to one year, otherwise judgment of district. Curt affirmed. Bose, J. City of Crawford against Barrow, re-versed and remanded with leave to relator to amend the alternstive writ if one has been issued, if deemed necessary, and, in case none has issued, to amend its petition, if so advised. Reese, C. J. Staley against State, reversed and re-manded. Root, J. Motions for Rehearing.

16 this morning and was killed. He had nation's ready cash. Following are rulings on motions for re- spent the night here and had acted queerly. It was the intention to build the canal

Months Ago.

rington, overruled. First National bank against Redgcock, Banks Provided for Anticipated Scare canal workers out of his cash drawer until

ALL BUMPER CROPS REPORTED (Continued from First Page.)

ugainst Missouri Pacific MONEY SHORTAGE UNLIKELY with borrowed money obtained from sales ing to the hearing room Chairman is of Panama canal bonds. But for many rea-

America Will Be Favored by Balance timony was the same as has been given of Trade-Vast Sum in Emergency

by White in the two trials of Browne. Currency Available to Avoid First Clash of Attorneys. Stringency.

The first severe cush of the hearing came when Attorney Austrian asked what money was promised White. He replied: WASHINGTON, D. C., Sept. 26 .- It is "I asked Browne how much I would get unlikely that there will be any shortage 'from other sources' and he replied, 'Oh,

of money this fall anywhere in the United about as much more." Senator Lorimer's attorney objected to treasury department. In its opinion the this answer, arguing that the "other sources" were entirely outside the case one during several months past, has "This brings up," he said, "what has been left astern. The department of- been referred to as the 'jack pot.' By the ficials give these reasons for their pre- words of the witness-'other sources'-it is

shown that it has no connection with the Primarily the banks saw what looked election of Senator Lorimer." ike a money shortage several months To which Attorney Austrian replied: ago. They knew they could expect no "We claim this line of testimony is

"I saw Browne May 25, the day before

was to get. He said to me. 'You are not

afraid to leave that to me, are you?' I re-

help from the United States treasury revelant because we will show that the such as they got in 1998, and prepared democratic state senators and representathemselves. They have piled up money, tives who voted for Senator Lorimer, voted piling up reserves and cutting down for him as a part of a system in which pot." risky loans and bonds or other securities their votes on other measures and their which might not be easy to sell have vote for Senator Lorimer were corelated.

been turned into money. We are trying to show there was a general By doing all this the banks have forti- state of corruption in that legislature and

in the fortles with weather predictions of | How well they did it was seen last week | The committee retired into executive seswhen \$10,000,000 was moved out of New sion to consider admissability of this line York to other banks and done very eas- of evidence.

White's answer, which was brought on ciers say. the argument relative to the "jack pot," Money Plentiful in Europe. was:

Money is plentiful in England and on the continent of Europe. That is always voted for Lorimer, and asked him what I said to be a good sign in making a prediction for this country.

year is reported to be a bumper one. like to know." Then he said: 'You will get Corn will set a new record. Four- \$1,000 ready cash, but keep that under your fifths of the crop has been gathered, so hat, for I am suspicious of that little place the chances of loss from frost is small, above here they call Joliet.' Then I asked The oat crop is the greatest in years, him what I would get from other sources The cotton crop will be 1,000,000 bales and he replied, 'about as much more.

greater than it was last year. Nearly all other crops are reported very large. billty of the jackpot testmony for some Next month it is estimated investors time in executive session and upon return-

il over the country will receive nearly \$170,000,000 in dividend checks from in dustrial, railroad and other corporations That will add, of course, to the money

> crops are one argument against a money shortage because they mean that the United States will have a great amount of food and manufacturing materials to

Europe in the meantime will be selling material to America, but undoubtedly not to the extent that it did last year, and therefore will owe Americans money. Thus several more millions of dollars will come into circulation for business.

## Balance of Trade Favors.

This is what financiers call the "bal-ance of trade," and in such an instance it would be "in our favor." If the reverse was true, if crops had been pour

ow the canal owes the treasury \$125,000,00 White said he had heard rumors of what was known as 'a 'jackpot" to be divided TESTIMONY IN LORIMER CASE among legislators for "strangling, or passing bills." In response to a question from

sons bonds could not be sold on favorable terms and Uncle Sam has been paying his the promise of money from other sources

Chairman Burrows, White said: "I considered it all a part of the agreement-the \$1,000 and my share of the 'Jack-

> pot." " Senator Gamble asked:

"Was the money from other sources part of your promise to vote for Sensitor Lorimer, or did it have an influence on your vote?

"I think it had an influence." replied White.

"Would you have voted for Senator Lorimer for that \$1,000?" asked Mr. Burrows. "Yes, I think I would," replied White. Senator Heyburn asked:

"This conversation you have related did not mean to you that you would get any more than the \$1,000 for voting for Senator Lorimer?"

"No, I did not think so," was the answer. Chairman Burrows announced the committee would give its ruling later on the formal motion of Attorney Hanecy to exclude all testimony relating to the "jack-

With the admissibility of the testimony relating to the so-called lack pot still in abeyance, White was asked to relate his ater dealings with Browne. The witness testified he was paid \$150 by Browne in Springfield and early in June in the Brigg's ouse he was given \$850.

Letters from Browne to White were read by Attorney Austrian, who then took up the visit of White to St. Louis, July 16, 1909, in response to a telegram purporting to have been sent by Representative Robert E. Wilson.

Without interruption White testified he met several of his democratic colleagues Nearly every crop in this country this piled. 'No, I am not afraid, but I would in the legislature in St. Louis that day.

### "Died of Pheumonia"

is never written of those who cure coughs and colds with Dr. King's New Discovery. Guaranteed. 59c and \$1.00. For sale by Beaton Drug Co. The committee considered the admissu

Persistent Advertising is the Road to Big Returns.



Has a high food value. A splendid physical devolopment follows when it is used as one of the principal articles of diet. A food that children will like and grow vigorous upon. Compounded from WHEAT, OATS, RICE and BARLEY. Relished by the robust as well as the weak, possesing 90% of the nutritious value of these important grains. Ask your Grocer.

men of the World, affirmed. Rose, J., Root, J., not sitting. Johnson county against Taylor, decree of district court in favor of Johnson county affirmed, as to Kemper, Hundley & Mo-Donald Dry Goods Co., and Turner, Fra-zer Mercantile Co., decree reversed. Reese, C Is