PAGES ONE TO TEN

COMPOSED BY W.J BRYAN

JAMES

BURKE

O'GORMAN

WILLIAMS

GAYNOR

PRESIDENTIAL TIMBER

F055

KERN

CLARK

FOLK

Penrose Promises to Have it on Presi-

dent's Desk Tomorrow.

House in Time for President to

Sign It Before He Starts

for Beverly.

brought immediately to the White House.

the Alleged Smelter

Says Company is Not Violating

Sherman Anti-Trust Law.

NEW YORK, July 21.-The investiga-

and documents pertaining to its business

It is understood that the matter came be-

fore the grand jury, which, after an in-

definitely ascertain whether the company

was violating either the Sherman anti-

trust law or the interstate commerce law.

His Time With

is Too Important to Be De-

cided in a Hurry.

go through the papers in the case.

Department of Agriculture.

fund of the bureau.

Wilson Will Take

were before the district attorney.

plaint.

doubt it."

found them without foundation.

The Old Master

SINGLE COPY TWO CENTS.

## END OF MONOPOLY | Romance Involving NOW ON THE WAY

Attorney General Wickersham Gives This Analysis of Supreme Court Decision.

DELIVERS ADDRESS IN MICHIGAN Hand of President Taft in Policy of

Department of Justice.

GREAT VICTORY FOR THE PEOPLE Extended Review of Work Done by the Government.

WHERE CRITICISM COMES FROM Tells People at Home Coming that Court Opinions Are Complained

of by People Who Would Embarrass President. HANCOCK, Mien., July 21 .- "Big combithe tobacco trust are going to be 'split up into a number of separate and distinct parts,' without connection or monopoly

court do not really mean anything." 'Don't believe any such talk," the attorney general said to the crowd assembled

of the supreme court decisions come largely, he added, from those who would which would compet every flusiness man to turn to the othe, party for relief."

sion to trace the guiding hand of President of his arrest. She is ill at her home. Taft in the policy of the Department of Justice, concluding his speech with the re- called. Forrester having been brought from

Great Victories tor Government. Mr. Wickersham then gave an account of the activities of 'the people's law office," the Department of Justice.

'elrot or ass." he said, "there are the great trusts cases, in which you, in comwith the whole country have been so much interested. The government scored great victories there. Do not let anybody seceive you as to that. If the court had held that every contract that put any estraint of any kind upon commerce among states, however snight, was a violation of the Sperman law, the Department of Justice would have had to illustrate the truth of what Edmund Burke said, "you can't draw an indictment against a nation." For there are not lawyers enough in the government nor, for that matter, in the untry to draw indictments against everybody who makes any contract that in any respect implies in some measure to restrain interstate commerce.

ust read this statute as reasonable men and give it an interpretation that will not strangle all trade, but which will prevent any undue restraint, prohibit all contracts and combinations that are intended to interfere with the natural course of trade, or which will have that necessary effectthen the court gave us a means of preventing those evils which led to the enactment of the law. And this is especially so in view of the fact that the court gave full force to the prohibition of monopolies, and by its decrees has ordered the breaking up of the two largest and most successful onopolies or trusts which ever have appeared in this country.

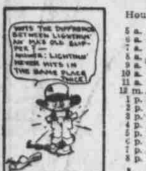
Big Combinations Must Divide. But some people are saying that these decisions don't really mean anything; that the big trusts will simply re-organize under other forms and go on just as before. Don't believe any such talk. Take my assurance for it that those big combinations are going to be split up into a number of separate and distinct parts, no one of which shall have any connection or control over any over, and no one of which shall have so large a percentage of the business as be anything like a monopoly. That is what I understand the court to require, and nothing less will meet my interpretation of the decisions of the supreme court.

"Well, you have put in the hands of your Department of Justice a great many other laws to enforce, and We have been enforcing them and we shall go on enforcing them unless congress next fall shall fail to give us money enough to do so. For

(Continued on Second Page.)

#### The Weather

For Nebraska-Fair and warmer For Iowa-Fair and warmer. Temperature at Omaha Yesterday.



Comparative Local Record.

Highest today .... Lowest teday ...... Mean temperature . Precipitation ..... Temperature and precipitation departures Potal everas since March 1. Normal Precipitation Deficiency for the day 14 inch Tetal vainfall since March 1. 8.15 inches Deficiency since March 1. 8.15 inches Deficiency for cor period, 1919, 12.25 inches Deficiency for cor period, 1909. 24 inches Reports from Stations at 7 P. M. Temp. High- Rain-Station and State of Weather. Cherenne, cloudy
Davepport, clear
Denver, cloudy
Dea Moines, clear
Dodge City, part cloudy.
North Platte clear clear 

T indicates trace of pre-

L. A. WELSH, Local Forecaster.

# Former Beatrice Girl Ends in Police Court

A. C. Forrester, Who Met Miss Jessic Beasly on Train is Under Serious Charges.

CINCINNATI, O., July 21.—(Special Tele gram.)—A romance begun on a train be-tween Atlanta, Ga., and Beatrice, Neb., was disclosed in Judge Stratton's court here today when A. C. Forrester, 25, president of the Painters' Council No. 21 and Paper Hangers' Local No. 553, said formerly to have been a prosperous contractor of Atlanta, was arraigned before Magistrate Stratton on two charges, embezziement and fallure to provide.

The warrants were sworn out by Ernes R Harrington, Gi West Seventh avenue, an employe of the Coney Island company, in behalf of his sister, Mrs. Irene Beastey, who formerly was a well-to-do Beatrice. Neb., woman, now conducting a hotel at 128 West Seventh avenue in this city. Attorney A. McFoster, who represents Beasley, alleges that Forrester se cured \$250 which belonged to her by having nations like the Standard Oil company and it deposited in the Unity Savings bank here. When she went to get the money she

learned it had all been drawn out. It is said that Forrester met Miss Jeanie powers." This was the prodiction made Beasley, 21, on a train when she was rein an address here today by Attorney General Wickersham, answering "people who visit at Atlanta, Ga., and that they conare saying the decisions of the supreme tinued the trip together. A correspondence was continued after the trip, and finally, it is charged, he induced the young woman to come to this city and the couple is said here for Hancock's "home coming" celebra- to have lived together. After a child was born they informed Mrs. Beasley of the Criticisms seeking to minimize the value situation and she came here and opened the rooming house, taking the couple to live with her. It is said that the daughter like to embarrass the administration with formerly was married, but had neglected the sort of "general assault on all business to procure a divorce and for that reason was unable to marry Forrester.

The daughter is said by the mother to be incidentally Mr. Wickersham took occa- devoted to Forrester and does not known Today at noon just as the case was mark that "no matter who should be at the county jail to face his accusers, expert the head of the department, so long as alienists informed the court that the con-William Talt is president no other policy dition of mind of Jennie Beasley, Forrester's alleged wife, recently of Beatrice. Neb., was such that her life would pay the penalty if she were compelled to appear in court as a witness and temporary postponement was had.

#### Towns in Sheridan Will Have Exhibits

General Manager of Land Show Closes for Interesting Display at the Show.

RUSHVILLE, Neb., July B .- (Special.)-Arrangements are being made for a Sheridan county exhibit at the Omaha Land show which will give a showing for the entire county. A meeting of the Com-mercial clubs of Hay Springs, Gordon and Rushville was held Wednesday night and essed by W. O. Paisley, general manager of the Omaba Land show, and by Edward R. Butier, freight and passenger agent of the Northwestern, of Chadron, after which the clubs decided to make a county exhibit under the auspices of the Sheridan County Boosters' association. President J. H. Jones has called for a eting of the governing board of the county association for next Monday to complete plans for the display. The action of the Sheridan county towns has completed the list of northwestern counties which will exhibit at Omaha and their displays will be given an effective grouping on the stage at the Collseum in October Brown, Cherry, Dawes and Sheridan will

#### Mrs. D. E. Thompson Dies in Mexico

Wife of Nebraskan, Former Ambas sador to Mexico, Expires After

Long Illness. Mrs. David E. Thompson died in Mexico

City yesterday morning after an illness of about a year's duration. A message was received in Omaha yes terday by Mrs. H. E. Beeson imparting the

information and stating that the body would be brought to Lancoln for burial, which will take place soon after the arrival there next Wednesday. Mrs. Thompson had undergone several

operations and her friends for a long time had feared she would not be able to recover. Mr. Thompson was at Mexico City at the time of her death. Mrs. Thompson was a native of Michigan and leaves no children.

## Poulson Resigns Place in the League

Anti-Saloon Superintendent Will Get Out of His Place on the First of August.

(From a Staff Correspondent.) LINCOLN, July 21 .- (Special Telegram.)-M. S. Poulson, superintendent of the Anti-Saloon league of the state, at the meeting of the headquarters committee of the organization, tendered his resignation, to take effect August I Though relieved of his official duties Poulson will continue to assist the league in its crusade against saloons of the state. Further, it is his in tention, he declares, to pursue an equally unrelenting warfare upon politicians who Nebraska. His successor will be named at Lansdowne's house.

#### Miners Vote Against a General Strike

Proposition to Suspend Work on Day McNamara Trial Begins is Rejected.

BUTTE, Mont., July 21.-The proposal to declare a general strike in this country. and Canada on the day the trial of the McNamara brothers opens in Los Angeles was voted down-172 to 134-after heated discussion at yesterday's session of the onvention of the Western Federation of Miners. It was finally voted to make a monthly assessment of S cents on each member, the assessments to continue as long as the executive hoard deemed the money necessary for the purpose of a de-

## TRUST PIONEER PROUD OF WORK

Promoter Parsons Asserts Wrongs Will Right Themselves Without Any Curb on Corporations.

SAYS LET WATERED STOCK ALONE

Government Should Not Interfere in Private Affairs.

FOR UNLIMITED CAPITALIZATION Supported by Economic Writers, is Claim.

HEIKE SAYS DOES NOT KNOW

Declares Ignorance of Mysterious Resolution Passed by Board of Directors in Relation to Hurtful Legislation.

NEW YORK, July II .- "All such wrongs right themselves," was the assurance John E. Parsons gave the sugar trust investigators today when they asked him how to curb the big corporations. When the former attorney of the American Sugar turning to her home in Nebraska from a Refining company took the stand again Representative Asher C. Hinds inquired: 'As probably the world's most eminent expert on these matters what would you suggest that a sovereign government can do to prevent these great combinations of capital from the extravagances they have exhibited in the past?"

"My theory is and it is supported by the greatest economic writers, that all such wrongs right themselves," replied Mr. Parsons. "If there is too much water in the stock that will take care of itself. The government cannot in equity interfere in private affairs. There should be no limit to capitalization so long as it is not in jurious or fraudulent."

"I certainly claim to be the pioneer the formation of the American trust," said Mr. Parsons, in answer to another question. "I am very proud of it."

At the start of the congressional investigation today Charles R. Heike, former sec retary of the American Sugar Refining company, declared his ignorance of the mysterious resolution passed by the board of directors, in which H. O. Havemeyer said the company should take action relative to "injurious litigation and hurtful legislation and appeals from each of the po itical parties." Heike said that the late John

searles was the secretary and did not turn over to him records of the action taken on that resolution. Mr. Parsons opposed the law which permits the government to examine the books

question the officers and obtain the secrets of a corporation. Mr. Parsons repudiated the many statenents which have been made that H. O. Havemeyer was the one power in the Sugar trust and that the hoard of directors always did as he bade.

Sugar Company Not a Trust. Mr. Parsons insisted that the American companies.

Mr. Madison read into the record that after the American had absorbed the Phila- both the senate and house, on the presi- archists possess thousands of rifles of the delphia refineries there were three independent refineries in New York. "Who organized those three refineries

into the National Refining company?" "Mr. Havemeyer planned it, I believe." "And he was then president of the Ameri-

"Were not these three companies to exchange all of their corporate stock for the Proposed Inquiry Into preferred stock of the National, there being \$10,000,000 of preferred and \$10,000,000 of

Mr. Parsons hesitated, "And did not the American later acquire that preferred stock, or a majority of it? "I believe so.

National Common Stock. "The American did not acquire any of the National's \$10,000,000 of common stock?"

"Mr. Havemeyer acquired possession of that \$10,000,000 of common stock. Do you tion into the affairs of the American Smelt-

"I do not know." Mr. Madison explained that the comhas been dropped. plainants in the New Jersey suits to in-

validate the stock allege that the company did not receive one cent in return for this \$10,000,000 of common stock. 'You were to get some of this common stock?"

"Yes. Mr. Havemeyer promised to give me 4,000 shares of the common stock of a par value of \$400,000 for my legal services in the transaction. But when it came time to deliver the stock I said that I preferred the preferred stock, and he gave me 1,000 shares of that for my services." "Did you shun the common because of it aqueous nature?"

#### King Will Appoint as Many Liberal Peers as Needed

Monarch's Promise Makes it Possible to Force Bill Through the House of Lords.

LONDON, July 21.-King George has given Premier Asquith his promise to appoint as many new peers as will be necessary to pass the veto bill. This was an nounced this afternoon by the premier in a letter addressed to A. J. Balfour and compromise with the liquor interests of read at a caucus of unionist peers at Lord

#### Two Electric Storms Break Over New York

Tenants of Big Apartment Building Are Driven Into Storm in Night Clothes.

NEW YORK, July II Two electric Moore, chief of the weather bureau, by storms burst over New York early today. James Berry, a former employe of the Several buildings were struck by lightning and there were calls for the fire department, but several slight bluzes were extinguished without serious damage. When lightning ran through a big apartment house in throoklyn it wrecked the telephone switchboard, stunned the operator, and drove nearly a hundred occupants out into the rain, many in their night ciothes. Physicians were called to attend several hysterical women. The second

city dark as night.

#### He Insists on Singing His Own Composition to His Company. RECIPROCITY BILL WILL PASS Monarchists Are Ready to March Into Portugal

GOES THROUGH IN THE MORNING Charge Made that Supporters of De-Measure Will Be Sent to the White throned King Are Allowed to Fit Out Army in Spain.

LISBON, July 21.-Via Bajados, Spanish WASHINGTON, July 21.-Chairman Pen- Frontier, July 21.-An invasion by Captain similar to the Standard Oil or Tobacco rose of the senate finance committee today Cavaculer at the head of the royalist forces promised President Taft to lay the Cana- appears imminent. All attention is now dian reciprocity bill, with the approval of fixed on the north. The Portuguese mondent's table by 2 o'clock tomorrow after- latest pattern, smuggled into Galicia, noon, more than three hours before the Spain, from Germany and Belgium, and president plans to leave Washington for a also many field guns and Maxims. week-end stay at Beverly. Senator Pen-

The monarchists remain on the Spanish rose said that it might get through to- frontier, conspiring openly against the remorrow morning and then would be public. Notwithstanding the continued asroyalists daily hold military drills and said. ractice rifle shooting in the large private estates among the hills of Galicia

Under the monarchist regime all Portu ruese regiments were kept far below their ormal strength to save expense. The pro-Trust is Dropped visional government, however, called the eservists to the colors. These numbered about 22,000 and were more than were United States District Attorney Wise needed under arms, it was thought, and furthermore they entailed great expense. Accordingly all but 8,000 were dismissed. but ordered to be in readiness to respond for service on twenty-four hours' notice. Influential opinion is convinced that the Spanish government is secretly protecting know what he paid for that or how he ing Refining company, to determine the Portuguese plotters in Galicia and the whether the so-called "smelter trust" is press has begun a bitter campaign against in violation of the Sherman anti-trust law, Spain, alleging bad faith.

The provisional government is anxious. United States District Attorney Wise said The newspapers are not permitted to pubtoday that he had investigated the com- lish anything sensational and a close cenplaints against the "smelter trust" and sorship is maintained over telegrams. Only messages representing the situation as feverable to the government are al-It was learned that the federal prosecutor received from Attorney General lowed transmission. Not even under the in the interests of the great paper mills of dictatorship of former Premier Franco Wickersham instructions to make an inwere such stringent measures enforced. vestigation of the business of the American Smelting and Refining company and sev-

#### Lewis Must Turn eral officers of the company and books Lands to Receiver

vestigation, practically dismissed the com-Court Orders Promoter and Wife to Deed Real Estate to the Union From an officer of the American Smelt ing and Refining company it was learned Trust Company. that it was at the instance of the company that the investigation was made to

ST. LOUIS, July 21.-Supplementary States circuit court today require E. G. nection with the Lewis enterprises, capttalized at more than \$5,090,000.

According to attorneys for the creditors. the Wiley Case the orders include the Lewis home in University City, the suburb in which most of Lewis' concerns are located. It has been Secretary of Agriculture Says Matter definitely decided that the property of the Colorado, is not included in the court's

WASHINGTON, July 21 .- The Wiley case The record of the docket shows also that probably will not be settled until next after the decision was read the judges week. Secretary of Agriculture Wilson descratched out reference to the University clared before the cabinet meeting today City Art building, known officially as the that it would take him several days more Art Institute of the American Women's league, and it will not be included in the "This is a highly important matter and property to be controlled by the receiver. one over which I am not going to hurry. WASHINGTON, July 21 .- "On the day may make a report this week, but I Mr. Cortelyou left the department he wrote a letter dumping on me all the wrongs or crimes, in my opinion, which he himself Moore, chief of the weather bureau, by had committed while in the department." This statement by Edwin C. Madden, for-

bureau, to the effect that money had been mer third assistant postmaster general, was expended unlawfully for the employment a feature of today's hearing before the of experts, will be investigated by the house committee on expenditures in the ouse committee on expenditures in the Postoffice department. Mr. Madden de-The charges are similar to those against against the villainous letter." which, he Dr. Wiley, which the committee also is said, former Postmaster General Cortelyou declarations on reciprocity. preparing to investigate. They aliege that had written to him that he took with him Prof. Moore went beyond his authority in from the Postoffice department copies of fidence game," and cited what he said ingaging the services of Rev. F. L. Oden- the official correspondence with the Lewis bach, a seismogaphical expert of Cleveland. Publishing company of St. Louis. He is to the farmers in the states of Minnesota storm at 7 o'clock this morning made the payment to be made out of the exigency now representing the Lewis interests before the committee.

# LA FOLLETTE ROASTS PRESS

Reformer Says Papers Support Reciprocity for Selfish Ends. DEPLORES ATTITUDE OF EDITORS

Thinks Newspapers Will Lose Influence Because of Attitude Toward Bill, to Which They Have Money Interest.

WASHINGTON, July 21.-Assailing the press of the United States for its support of the Canadian reciprocity bill. Senator La Follette of Wisconsin made his closing speech against the bill in the senate today He expressed the belief that newspapers would suffer in loss in influence for the support they have given to legislation, in which, he said, they have a direct money

interest. "The press has failed in its duty to the surances of the Spanish government, the public in regard to this legislation." he

Deplores Attitude of Papers. Mr. La Follette referred to testimony given before the finance committee of the senate that a newspaper organization had sent out a communication to many papers urging them to favorably treat the reciprocity agreement. He deplored this attitude of the newspapers.

"We have senators on this floor who are bankers," said Senator La Follette; "senwire from Albany saying the list would be ators who are woolen manufacturers and cotton manufacturers; senators who are interested in lumber and mines. Let no newspaper hereafter assail any senator because he supports legislation in his own peculiar interest."

Hitchcock of Nebraska Mentioned. Senator La Follettee referred to Senator Hitchcock of Nebraska, who had interrupted him, as a "newspoper owner" who had a direct interest at stake.

"Is it not just as fair for me to criticis the senator from Wisconsin," retorted Hitchcock, "for advocating a duty on paper Wisconsin, to which the whole country pays tribute?"

Senator La Follette said that he did no favor a duty on paper; that he was in favor of free print paper and would propose a measure in that interest as a direct tariff measure. He objected to the reciprocity bill, he said, because the newspapers would get free paper at the expense of the farmers, whose duties on their products would be removed. Bill Belies Its Title.

Mr. La Foliette defended progressive republicans from the charge that they have changed front on the tariff and are now orders placed on the records of the United opposing a partial 'ariff revision as embodied in the reciprocity bill. He said the Lewis, whose properties were placed in progressives stood just where they did in receivership, and his wife, to deed to the the tariff fight of 1909, but that the recireceivers all their property which has con- procity bill was not a true republican measure. "I oppose this bill because it belies its

title," said Senator La Follette. "It is not reciprocity. It violates every principle of pinioned between them. The force of the reciprocity as defined by republican principles and republican platforms." Senator La Foliette declared the demo

American Women's league, which has cratic party had violated its own princichapter houses scattered from Ohio to ples in the vote it had cast in the senate on the reciprocity bill by aligning with the republican high tariff forces.

"The democrats will have to answer for their inconsistencies," said Mr. La Follette Fraud and Deception. Benator La Follette further denounces

the reciprocity bill as a fraud and deception of the voters. He said he always had been taught to believe that one of the mosreprehensible things in the category of politics was to cheat the voter, who had seen the opportunity to vote but a few times for presidential candidates. He arraigned the party for not living up to its creed as laid down in the republican campaign text book. Holding up that document he said it had been compicuous! ignored in the senate. He cited decimaclared that it was to defend himself tions of the party on reciprocity principles and excoriated the supporters of the pacfor not adhering to the party's expressed

would result in a loss of \$40,000,000 alone

Continued on Second Page.)

#### WIEHE ASSERTS HE IS ASKED \$1,000

Office of New York Secretary of State Brought Into Lorimer Investigation by Witness.

PRICE FOR PAPER HE WANTED Money Demanded for Copy of List of Contributors.

TAFT CAMPAIGN FUND OBJECT Wanted to Know if Cyrus McCormick Gave Anything.

DETAILED CROSS-EXAMINATION

Hines' Secretary Says This Amount Was Demanded for Copy of List of Taft Campaign Contributions.

WASHINGTON, July M.-The office of the secretary of state of New York was brought into the Lorimer investigation today when C. F. Wiehe, one of the central figures in the present hearing before the senate Lorimer committee, testified that \$1,000 had been asked of him as the price for a copy of the list of contributors to the Taft campaign fund in 1968 on file at Al-

He testified that he had been informed by telegraph from either the secretary of state or his office that the list, consisting of 128 pages, had been destroyed, but later an offer to furnish it for \$1,000 was made. Wiehe explained that he wanted to know if Cyrus McCormick had contributed to the fund, but said he did not consider the information worth \$1,000.

C. F. Wiehe, secretary of the Edward Hines Lumber company of Chicago, was subjected to a detailed cross-examination today before the Senator Lorimer committee as to the part he and Edward Hines, president of the company, took in the Lori-

Advised Witness to Evade Subpoena. Attorney Marble for the committee rected to the night when Wiehe asked W. H. Cook and William O'Brien at Hines' request to keep out of the way while the grand jury was in session in Chicago. "Did you know it was a violation of the aw to advise persons to avoid subpoensa?" asked the attorney.

"I didn't think about it at that time-I was just a messenger for Mr. Hines." Chairman Dillingham wanted to knew whether as a matter of fact subpoenas for Cook and O'Brien had been issued. Af orneys for Hines stated they had not been, but Senator Kern led the witness to say that Hines said to him that night that he was advised subpoenss had been issued. "Did you say that night that Mr. Hines

was talking too much about the Lorimer case?" asked Mr. Marble. "I might have, I knew Mr. Hines felt that by his message to Governor Dencen he believed he had been influential in the election of Lorimer and I thought, as has been shown, that if he kapt repeating his

part in the election he would get Lorimer's Changes Answer About Shields. After thinking of the matter over night Wiehe declared that one of the reasons why he asked R. J. Shields, the affidavit

collector, of Superior, Wis., to meet him in Chicago about ten days ago was to discuss sending him to Albany, N. Y. "Why did not you recall that yesterday?" naked Mr. Marble.

"I don't know." Wiehe explained that the Hines company desired to ascertain if Cyrus McCormick contributed anything to the Taft campaign in 1966 and that he had been advised the list of contributions was on file with the secretary of state at Albany.

"I had wired the secretary of state and had got a reply that the list was destroyed, only being retained for fifteen months.' sald the witness. "Since coming here I have received a

furnished for \$1,000." Wiehe did not think the charge was solely for coving the 128 pages of contributors. "Do you mean to say there are 128 pages of contributors to the Taft campaign

fund?" asked Senator Kern, late vice presidential candidate on the ticket opposed to Mr. Taft. "Yes, sir," replied the witness. "I see how it happened, then," responded

the defeated candidate.

Wiehe was asked why he had called in Shields about the Albany matter. He said Shields claimed to know some one at Albany that might help him get the list. "Haven't you men in your office who could get this list without calling a man all the way from Superior?" Wiehe was

"Yes, but I talked over other matters to Shields," he replied.

FIREMAN SCALDED TO DEATH Member of Threshing Crew at New Sharon, In., Meets Horrible Death.

NEW SHARON, la., July 20 .- (Special.)-Caught and crushed between the two machines while scalding steam and water poured upon him, Earl Kisor, aged 80, a fireman for a threshing crew met a horrible death near here yesterday afternoon, While backing the engine up to the thresher, he misjudged the distance and when the machines came together he was shock disconnected steam and water pipes and he was flooded with both. The flesh was cooked from his bones before he could be released. He died in a few minutes.

## Quart bricks of Dalzell's Ice Cream.

Boxes of O'Brien's Candy.

Round trip tickets to Lake Manawa.

who find their names in the want Read the want ads every day, your name will appear sometime,

may be more than once.

All given away free to those

No puzzles to solve nor subscriptions to get-just read the want ads.

Turn to the want ad pages-