

WELL KNOWN SALESMAN'S STATEMENT TO THE PUBLIC

New Remedy Has Produced Remarkable Change in His Case. HE IMPROVED FROM THE START Thousands in Omaha Are Making Grave Mistake by Not Taking Advantage of This Rare Opportunity.

"Yes, I am the man that new tonic helped so much," said P. M. Hooper, a well known salesman, residing at No. 223 Chicago street, city, recently. "I have been in a nervous, run down condition for five years," continued he, "and that medicine was the only thing that would really benefit me. I had stomach trouble and was generally debilitated. I have tried every remedy I have ever heard of without relief.

"A three weeks' treatment of this wonderful medicine, 'Tona Vita' has made a big change in me. I noticed improvement from the first day, and am now well again. I give the entire credit to 'Tona Vita.'"

Hundreds of Omaha people are now taking 'Tona Vita' and scores of testimonials of the same kind are being received by the specialists who are here explaining the nature of the preparation and demonstrating its remarkable value as a vegetable tonic.

"Any man or woman in Omaha who is a victim of nervous debility, is making a grave mistake if they do not try this medicine," said one of these specialists recently. "In the first place it does not restore them to health," continued this specialist, "it is certainly worth the trouble to come and get the tonic when it means constant poor health if they don't. The symptoms of nervous debility are often mistaken for something else by those who do not know the nature of this early prevalent condition, but there is no mistaking debility for anything else by those who understand it."

The following symptoms are characteristic of this trouble: Lassitude, nervousness, timidity, depression of spirits, little vitality, poor circulation, cold feet, headaches, weak back, poor digestion, and bowel trouble. These are unmistakable symptoms of nervous debility, and there are thousands of people, especially in the larger cities, who are afflicted. 'Tona Vita' acts like a true specific, and from the very first moment the medicine is taken, improvement is rapid.

The specialists may be found each day between the hours of 9 a. m. and 5 p. m., at the Brandeis Drug department, Sixteenth and Douglas streets, south side main floor, where they will meet all callers and explain the nature of their new preparation—adv.

Whooping Cough CROUP ASTHMA COUGHS COLDS Vapo-Resolene. A simple, safe, effective treatment for bronchial troubles, avoiding drugs. Vapo-Resolene acts upon the parasympathetic system and relieves Croup at once. It is a boon to sufferers from Asthma. The air rendered strongly antiseptic, inspired with every breath, makes breathing easy, soothes the sore throat and stops the cough, assuring peaceful sleep. It is invaluable to mothers with young children. Send for postal for descriptive booklet.

At Fountains & Elsewhere. Ask for "HORLICK'S" The Original and Genuine MALTED MILK The Food-drink for All Ages. At restaurants, hotels, and fountains. Delicious, invigorating and sustaining. Keep it on your sideboard at home. Don't travel without it. A quick lunch prepared in a minute. Take no imitation. Just say "HORLICK'S" Not in Any Milk Trust!

SODOASIS 10th and Dodge Sts. Here the tired lady shopper wends her weary way when seeking a brief rest—a little luncheon of chocolate or her choice of any one of the many delicious, soothing, hot or cold drinks for which 'Sodoasis' has gained renown.

Sherman & McConnell Drug Co. Five Good Stores in Omaha. THE BEST IN FACT—the only way to feel your Valuables are safe is to take no chances of their being stolen by Burglars or destroyed by Fire. Our Steel Vault offers protection against both, and our Safe Deposit Boxes at from \$3.00 upwards yearly rental are an inexpensive form of Fire and Burglar Insurance.

Chilblain Days Persons suffering with chilblains will find Sherman's Chilblain Cure a quick and effective remedy for this trouble. Price 25 Cents. Sherman-McConnell Drug Co. Five Good Stores in Omaha. THE OMAHA BEE prints clean news and clean advertising.

Nebraska TO WITHDRAW BRYAN'S NAME

Filer of Petition Probably Will Accede to Request of Nebraskan. TAFT ORGANIZATION GROWING

Secretary Currie Finds Conditions Over the State More Promising Than He Anticipated When He Started In.

(From a Staff Correspondent.) LINCOLN, Jan. 8.—(Special.)—The political developments of the week have been somewhat of a surprise. The filing of Bryan's name as a preferential presidential candidate, while thought a probable event, really came unexpectedly when it was made. The announcement made by Mr. Bryan from the Carolinas, indicate that the petition will be withdrawn if the man who filed it can be induced to do so. Otherwise it is said, Mr. Bryan must run whether he wills it or not. His friends do not anticipate any trouble along this line and it is expected that in due time the presidential filing will be withdrawn and one of delegates-at-large to the democratic national convention will be made in his behalf.

Newton's Filing is Surprised. In the republican camp the filing of Jesse Newton as a candidate for governor was a surprise party. It had been expected that the governor, in fact, all of the republican officials serving their first term, would go through without any opposition in the primaries, but the Newton filing, taken in connection with the letter which accompanied it, indicates Newton's intention of staying in the race. It does not appear at present, however, where he is expecting to develop any considerable strength, and it may be made simply on the same principle that many a man places a small sur on a long shoe in the races, hoping that an unexpected turn of fortune may land him in the money.

Taft Organization Growing. Frank Currie, secretary of the state Taft organization, has been busy during the week getting things in shape, and finds conditions over the state even more promising than he anticipated when he started in. The republicans of the state are unquestionably by a large majority in favor of the president's re-nomination, and with the organization which Mr. Currie is perfecting behind that sentiment the primary result is not only considered to be assured but by a large majority that all can understand its significance. When the committees, which are to name delegates to the national convention and electors to go on the primary ballot, meet in Lincoln, January 15, they will find the organization work well along toward completion.

The LaFollette men of the first district met in Lincoln last week and fixed up their slate of candidates for the primaries. They are still talking of a state wide mass meeting to be held some time in January at which men of national prominence are expected to be present, but the date has not yet been determined.

Filing for State Officials. The present state officials who are candidates for re-election have all of them filed except Attorney General Martin and Dr. Winnett for railroad commissioner. Mr. Martin has said that he will file but is no hurry about it. Friends of Dr. Winnett have said that he would not be a candidate for re-election. The doctor himself, however, declines to make any statement.

Among the democrats, A. M. Morrissey of Cherry county, has intimated he will enter the race for the democratic nomination for attorney general. He has been ahead in the primary of his home county and prominent politically in that part of the state.

The report that Tom Benton would manage the campaign of J. H. Morehead of Falls City, aspirant for the democratic nomination for governor, certainly raised some commotion. Mr. Benton himself denies it vigorously, and says the report came from the fact that he and Morehead had simply met in a friendly way and that an old friend he had spoken kindly of the Falls City man on several occasions. Certain it is that the story of the affair came from well recognized democratic sources which may have desired to embarrass Morehead.

Twelve Years' Term for Murder of Child; Declares Innocence. FREMONT, Neb., Jan. 8.—(Special Telegram.)—At the district court this morning Judge Hollenbeck overruled the motion for a new trial in the Rogers murder case and sentenced the defendant to twelve years in the penitentiary. When Rogers was asked if he had anything to say, he said: "I am as innocent of the murder or any knowledge of the murder of that child as was the babe itself."

The case will be appealed to the supreme court. NEBRASKA CORPORATIONS FORFEIT THEIR CHARTERS (From a Staff Correspondent.) LINCOLN, Jan. 8.—(Special.)—An exceptionally large number of Nebraska corporations have neglected to pay the 1911 corporation tax entitling them to continue business in the state and the secretary of state has issued a list of them, setting forth that since November 29 they have had no rights to transact business. Since the list was first prepared several have paid up and these have been erased from the printed list being sent out. The remainder can be reinstated by paying the tax and a penalty of 50c. Some of those on the list undoubtedly have gone out of business, while on the other hand there are several included which are among the leading industrial and financial corporations in the state.

Nebraska Nebraska Railroads Own Securities of Other Corporations

(From a Staff Correspondent.) LINCOLN, Jan. 8.—The annual reports of the railroads to the state Railway commission indicate roads operating in Nebraska own a large amount of stocks in other corporations, largely railroads, and in most cases those of lines subsidiary to, or operated in harmony with the company. Following is a summary of the statements:

Table with columns: C. & N. W., N. E. P., Stocks of railroad companies, active, 41,971,890, 33,627,500, 14,512,940; Stocks of other railroad companies, inactive, 99,700; Stocks of other than railroad companies, active, 984,186, 4,760,000, 18,168,120; Stocks of other than railroad companies, inactive, 2,500,000, 3,740,000, 1,235,000; Total, 46,555,776, 42,149,500, 17,528,060.

STEINAUER SCHOOL AFIRE BUT BLAZE IS PUT OUT. BEATRICE, Neb., Jan. 8.—(Special Telegram.)—The Steinauer High school building caught fire this morning at 10 o'clock from the furnace and for a time there was considerable excitement among the scholars, but they were marched out in order by Prof. Knowles in less than five minutes. The fire was extinguished before the building was badly damaged.

NEWS NOTES FROM BEATRICE. Judge Pemberton Signs Order that Will Take Bond Deposit Case to Supreme Court. BEATRICE, Neb., Jan. 8.—(Special.)—Judge Pemberton Saturday signed an order setting a date for County Treasurer Hevelone to appear in the district court and show cause why a writ of mandamus should not issue commanding him to recognize as a public depository, the Farmers' State bank of Pickrel, which has been named by the county board as a depository, and which has not furnished a bond to secure public deposits. The purpose of this case is to bring before the court the question of whether state banks, which have complied with the guaranty of deposits act, may be compelled to furnish bond to secure deposits of public funds. The hearing is set for January 15.

The residence of George Arnold, a former Beatrice resident, was destroyed by fire Friday evening at Fifth. But little of the household goods were saved. The loss was \$2,000, partially covered by insurance. Mr. Arnold is manager of the Fifth corn mills, and is a brother-in-law of Ed. S. Miller, owner of the plant. It is not known how the fire originated.

William Krueger, an old resident of Cortland, died at the home of his daughter there. He was 68 years of age and is survived by five children, all grown. Following is the mortgage report for Gage county for the year 1911: Number of mortgages filed, 236; amount, \$39,892,711; number of farm mortgages released, 202; amount, \$67,132,491; number of city mortgages filed, 318; amount, \$28,998,200; number of city mortgages released, 274; amount, \$24,233,232. The difference between the farm mortgages filed, and the farm mortgages released, is \$168,734.22. The difference between the city mortgages filed and city mortgages released, is \$4,765,000.

BELLEVEUE COLLEGE NOTES. Prof. E. R. Burke and Bride, Who Were Married at De Kalb, Ill., Given Reception. BELLEVEUE, Neb., Jan. 8.—(Special.)—The ranks of the bachelors on the faculty of Bellevue college were diminished by one during the holidays, Prof. E. R. Burke of the department of oratory and debate being the lucky man. He was given a fitting reception in chapel on his return. Mrs. Burke, whose home was at De Kalb, Ill., was formerly instructor in music at Chatham academy, where Prof. Burke taught previous to his law course at Harvard.

Three new students have enrolled in the college since the holidays—Clarence Jones, Genoa, Colo.; Catherine Gibson, Bellevue, and Stuart Osborne, Omaha. News has been received at Bellevue of the marriage of H. H. Hamblin, one of the best remembered and most popular of the recent alumni to Miss Florence Park of Randolph, Neb. Mr. Hamblin taught telegraphy in the Omaha Commercial college for a time last year.

The report of the treasurer of the Athletic association for the last year shows that there is a good balance in the treasury wherewith to begin the new year, a state of affairs that has been unknown for some years previous. A new boiler and heating plant has been installed in Philadelphia hall in place of the one which lately burst.

Depositories for Stanton Funds. STANTON, Neb., Jan. 8.—(Special.)—The county commissioners of Stanton county met at the commissioner's chambers and received bids for county depositories from all the banks of the county. By order of the commissioners, the First National bank of Stanton; the Stanton National bank of Stanton; the First National bank of Piker; and the Farmers National bank of Piker, were each designated as county depositories. The amount of their bonds was fixed at \$100,000 each. These banks pay 2 per cent on average daily deposits of public funds made by the county treasurer.

Nebraska LIMIT FOR THE REPAYMENT

State Auditor Gives Union Fire Officials Until Thursday. LAWSUITS LIKELY TO RESULT

Jim Sedgwick Will Have Some of Senate Journals Ready in Short Time—Baggage Men at Lincoln Differ Over Rights.

(From a Staff Correspondent.) LINCOLN, Jan. 8.—(Special Telegram.)—A. J. Barton today said he had returned at the request of attorneys, and Thursday for the former officials of the Union Fire insurance company to return the money paid them to resign. He says that some something is done at the time criminal action is likely to be brought in the name of the stockholder of the Union and a civil action by himself, as head of the insurance department to recover the money. He has retained E. J. Clements as his attorney, to act in conjunction with the attorney general's office.

Tim Sedgwick of York, who has the contract for printing and binding the senate journals, informed the secretary of state he would have some of them ready for delivery the latter part of this week. The railway commission has been called on to settle a difference between baggage transfer men. The Ensign company has a contract with the railroad to transfer baggage from one road to another which checked on through tickets and for that purpose is permitted access to all parts of the depot platform. Local delivery men say they are compelled by the rules of the company to stay within a deadline, and that taking advantage of their position the Ensign solicitors grab all the local business before the outsiders get a chance at the people. The railroad company maintains it has a right to let the contract and also the right to exclude others from the passenger platform. The commissioners are looking up the matter, but are not yet ready to make a ruling.

Yelzer to Stand Pat. John O. Yelzer was at the capital today attending a meeting of the pardon board. He declared that his filing of Roosevelt's name as a preferential candidate for president was in good faith and that it would not be withdrawn. In that event the former president's name must go on the ballot whether he wills it or not. Mr. Yelzer is the only one who has not authority to withdraw the filing.

H. A. Webber of Kearney, republican, made his filing today as a candidate to state auditor. Mr. Webber is a job printer and has had several local offices but this is his first shy into the field of state politics. Another petition which has not yet been filed, but which is in process of acquiring, the requisite number of signatures, is that of W. L. Miner of Scotts Bluff county, who desires to go on the primary ballot as a republican candidate for commissioner of public lands and buildings. Mr. Miner is now in the real estate business in Scotts Bluff county, but was formerly a resident of Nuckolls county. His petition up to date contains the names of twenty-nine republican editors and one congressman, Moses P. Kirkaldy of the Sixth district.

Socialists to Meet. The socialist party has taken steps to get in the running by calling a state conference to meet at York February 23. At that time it is proposed to formulate a platform and decide upon candidates, whose names will be placed on the primary ballot. Secretary of State Wait has been asked what he would do regarding candidate for alternates to the national convention. The primary law provides how the name of delegates shall go on the primary ballot, but says nothing whatever regarding alternates. The secretary says that in view of any statutory provision he knows of no way to proceed except to use common sense, and that he would suggest, when the petitions for delegates are circulated the names of the alternates be included in the same petition, and that if this is done he will insert the alternates on the primary ballot. If the method is not pursued the alternates will also require a petition. He assumes, however, the law contemplates the placing of necessary names on the ballot, whether specifically mentioned or not, and on this theory will accept filing for alternates.

Food Commissioner is Critically Ill. (From a Staff Correspondent.) LINCOLN, Jan. 8.—(Special.)—Food Commissioner W. E. Jackson, who has been sick ever since last summer, has taken a turn for the worse and is not expected to live. He returned to the office a short time ago after being absent for several months but worked only a short time before he was forced to again give up. His trouble is anemia.

Women Murdered, Man Fatally Beaten. MEMPHIS, Jan. 8.—Mrs. Kate Carpenter and her mother, Mrs. Davis, were killed and M. P. Carpenter, a wealthy planter, probably fatally injured by a band of five or six white men who beat the women to death and left the man for dead at the Carpenter home near Blytheville, Ark., last night, according to reports received here today. Shortly before midnight Carpenter responded to a knock at the front door and was felled. The two women were the next object of attack. Furniture was demolished as if a terrific hand-to-hand encounter had taken place before the two women were clubbed to death. Neighbors chanced to visit the planter's home today and gave the alarm. Carpenter was removed long enough to gaze out the door of the attack. His death is momentarily expected.

It is said the attack against the Carpenters was due to the enemy borne Carpenter by certain small farmers in this neighborhood and that warrants have been issued for them. The key to success in business is the judicious and persistent use of newspaper advertising.

Wreck Near Moberly, Missouri. MOBERLY, Mo., Jan. 8.—Wabash passenger train No. 11 was wrecked at Moberly, seven miles west of this city, today. The train left Kansas City last night. James Hyde of Stanberry, a fireman, was killed, engineer Baldwin and conductor and fireman Conley were injured, the latter fatally, it is thought. No passengers were hurt.

Supreme Court Will Decide Several Big Cases Tuesday

WASHINGTON, Jan. 7.—With more than 100 cases under consideration the supreme court of the United States is expected to hand down many important decisions Tuesday, when it probably will announce opinions after the holiday recess. The court probably will adjourn today immediately after convening because of the funeral of the wife of Justice Day.

More light may be shed on the anti-trust problem by decisions in the St. Louis bridge case; the "hard coal" suit against the principal anthracite coal carrying railroads and coal producing companies of Pennsylvania; and the "cotton corner" case, arising out of transactions in the New York Cotton exchange. The validity of several federal laws may be determined. Foremost among these is the employers' liability law, which has been under consideration by the court since last February. A second decision may be rendered regarding the ability of the "Carmack amendment" to the interstate commerce laws, whereby initial carriers were made liable for damages or loss of goods, whether occurring on their lines or those of connecting carriers.

The fate of a score or more of state laws may be decided. Of these the constitutionality of the Oregon initiative and referendum system has attracted the most attention, because the ruling of the court will be applicable to laws in nearly all the states of the union. Foreign corporation laws of Kansas, New York and Texas may be passed upon. Other laws under consideration are the "hours of service" law for railroad employes in the state of Washing-

ton, the Missouri anti-trust law, the North Dakota drainage law; the Kansas "black powder" law; the New York transfer tax law; the Montana law taxing hand laundries; the North Carolina law regulating the receipt of goods by railroads; and the Arkansas law requiring railroads to pay within thirty days claims for live stock killed by trains.

Several general questions of law may be decided such as the validity of the transfer of allotted lands by thousands of Oklahoma Indians, and the liability of insurance companies for policies on the lives of men executed for murder. The latter point arose in the case of James J. Slocum, mayor of Charlottesville, Va., who was executed in 1885 for the murder of his wife.

Ortie McManigal in Indianapolis. INDIANAPOLIS, Jan. 8.—Ortie E. McManigal, to be the principal witness in the federal grand jury's investigation of alleged dynamiting plot, ended his secret journey from Los Angeles today. Under heavy guard he was brought into this city before daylight and lodged in a cell room in the government building. James L. McManigal, of Tiffin, O., the aged father of the confessed dynamiter arrived to testify concerning stores of dynamite which were found in a barn near his home last April. McManigal was permitted to see his father at noon. It was the first meeting between the two since the prisoner's arrest last April.

To keep McManigal from being interfered with, his identity was hidden during his trip. He was taken from the jail at Los Angeles on New Year's day, went by train to Burbank, Cal., driven by automobile to San Bernardino. There he shaved his mustache and donned goggles as a disguise. He arrived in Chicago Saturday night and was taken to a hotel, where he held a conference with W. J. Burns, the detective. The party left Chicago late Sunday for this city.

LOIS ANGLELLER, Jan. 8.—A resumption was scheduled for today of the county grand jury's investigation of allegation that the McNamara defense had a fund for the corruption of jurors. It was known that besides new witnesses whose names were kept secret and some who were expected to come from the east, that Keen Fitzpatrick of Chicago, a detective employed by the McNamara attorneys, was to be recalled.

Mangano Dies in Electric Chair in Sing Sing Prison. OSSING, N. Y., Jan. 8.—Philip Mangano, formerly interpreter in the marriage license bureau in New York, was put to death by electricity in Sing Sing prison here today for the murder of his daughter. Mangano shot and killed his daughter, Anna, on the morning of March 24, 1909, while she was on her way to a school in New York City, where she was employed as a teacher. There had been frequent quarrels in the Mangano family as a result of which Anna, who was 21 years old, and her mother had left home a few months previous to the crime.

Testimony given at the trial was that the father's treatment of his daughter was such that she could no longer remain at home and retain her self-respect. Mangano claimed he was not responsible when he fired the fatal shot. Persistent Advertising in the Road to Big Returns.

A Hold-Up An Oppressive Trust. He did "Compels" Tax Americans Get this clear Than this Standard statistics of the coffee trade show a falling off in sales during the last two years of over two hundred million pounds. Authenticated reports from the Postum factories in this city show a tremendous increase in the sale of Postum in a like period of time. While the sale of Postum invariably shows marked increase year over year, the extraordinary demand for that well-known breakfast beverage during 1911 is very likely due to a public awakening to the oppression of the coffee trust. Such an awakening naturally disposes the multitude who suffer from the ill effects of coffee drinking to be more receptive to knowledge of harm which so often comes as a result of the use of the drug-beverage, coffee.—Battle Creek Evening News—Dec. 19, 1911. POSTUM is a pure food-drink made of the field grains, with a pleasant flavour not unlike high grade Java. A Big Package About 1 1/4 lbs. Costs 25 cts. At Grocers Economy to one's purse is not the main reason for using Postum. It is absolutely free from any harmful substance, such as "caffeine" (the drug in coffee), to which so much of the nervousness, biliousness and indigestion of today are due. Thousands of former coffee drinkers now use Postum because they know from experience the harm that coffee drinking causes. Boil it according to directions (that's easy) and it will become clear to you why— "There's a Reason" Postum Cereal Company, Limited, Battle Creek, Michigan.