

W. H. DRAPER, ATTORNEY AT LAW, MARSHALLTOWN, IOWA.

W. T. MAXEY, LAWYER. Will practice in all state and federal courts.

DR. N. M. WILSON, PROPRIETOR OF THE MARSHALLTOWN, IOWA.

INFIRMARY. No. 24 EAST MAIN STREET. ESTABLISHED IN 1878. This infirmary has been established in Marshalltown for twenty-four years.

Wall Paper. We have some BIG SNAPS in REMNANTS.

SKEGG'S WALL PAPER STORE. 116 EAST MAIN.

GLASSES

GO TO CHAMBERLAIN, GRADUATE OF New York College in 1891, of Chicago Ophthalmic College and Hospital in 1892.

R. W. CHAMBERLAIN



DON'T LET IT ESCAPE

You don't have such an opportunity offered but once in your life time of securing such astonishing bargains in

NEW YORK APPLES

Don't miss securing a barrel or more; they won't last long at the low price of \$3.50 per barrel.

CULLEY'S C. O. D. STORE 10 and 12 SOUTH FIRST AVE.

WITH BUNDLE AND JUG

Italian Opera Singers Attract Considerable Attention on Their Arrival.

In a Land of a Strange Tongue They Have a Hard Time Getting Along.

'The Little Minister' One of the Treats of the Season—A Rival For Maud Adams.

The members of the big Italian opera company arrived in town at noon today over the Northwestern from the west with a car load of baggage.

Outside of the principals, beauty can not be said to be the chiefest charm of these artists. They are not handsome, but what boots it if they are not handsome—they can sing, and these romantic sons and daughters of sunny Italy hold that an artistic rendering of the masterpieces of the world's greatest composers covers completely such trifling details as personal appearance.

Hotels had been carefully selected for the accommodation of the entire company, but many of the chorus were not satisfied with the quarters assigned them and set out to find benefices who could provide them with fare more suited to their peculiar tastes.

Other Liqueur Cases Continued When Judge Burnham Calls Time—Court Proceedings.

The suit brought by Rev. Abrams against drugist C. A. Seely in which an injunction was applied for on the grounds that the defendant was doing an illegal business, and which has been pending for several terms of court, was dismissed this morning in the district court.

Monday—Battin vs. City of Marshalltown. Tuesday—Mrs. M. Laughrey vs. Chicago Great Western Railway.

Thursday—Sharp & Altman vs. J. M. Whitaker; Russell vs. Holder; Lauza vs. LeGrand Quarry Company; Crowl & Henry vs. S. L. Moore et al.

Friday—Augustine and Bentley & Oimsted were ordered to return to Henry Stone, trustee, the value of boots and shoes formerly owned by E. W. Stubbs, and seized under attachment.

A HABEAS CORPUS SUIT. County Attorney Walters, Attorneys Lamb and Pratt, Sheriff Tode and George A. Minkie, all of Tama county, were in the city today on business with Judge Caswell.

Through Sleepers to French Lick Springs. West Baden and French Lick Springs, in the highlands of Indiana, were never so popular as at the present time.

A POULTRY SHOW. Marshalltown to Have One During the Holidays.

In the week between Christmas and New Years, if the present plans materialize, Marshalltown will be treated to a first-class poultry show.

Marshalltown has quite a number of chicken fanciers who will be glad of an opportunity of placing their pet and fancy stock on exhibition at home, and there is no good reason why Marshall-

town can not give as good an exhibition of that kind as any other Iowa city.

Several cash prizes will be hung up for the occasion to lend encouragement to the outside fanciers, as well as those living in the city.

The officers of the local association, under whose auspices the exhibition will be given, are: Mr. E. Lee, president; Mr. Marlon F. Gard, vice president; Mr. Charles Hanson, secretary; Mr. J. C. Matthews, treasurer.

ACCIDENT AT LEGRAND

Eddie Tow, Working for the Northwestern, Struck by Passenger Train.

A strange and very fortunate accident occurred at LeGrand Thursday, whereby Eddie Tow, a 15-year-old boy, had a narrow escape from death.

Thomas Litz, another grader of the company, working at Quarry, was hurt this morning quite severely by the falling of steel on his ankle.

For the entire weighing period the total amount of matter issued from the office weighed 42,223 pounds and twelve ounces.

THE BANKRUPTS. Report for Six Months of Referee Lawrence Made to Attorney General Griggs.

Fifteen Residents Have Taken Advantage of the Law—Their Liabilities.

THE SEMI-ANNUAL REPORT OF MR. GRAHAM W. LAWRENCE, REFEREE IN BANKRUPTCY FOR MARSHALL COUNTY DISTRICT OF THE SOUTHERN DISTRICT OF IOWA, MADE TO UNITED STATES ATTORNEY GENERAL GRIGGS, HAS JUST BEEN ISSUED.

ON SATURDAY WHILE THE CELLAR DOOR WAS OPEN HE WENT INTO THE BASEMENT AND WAS DISCOVERED THERE ON MONDAY MORNING.

NEW TRAVELING ENGINEER. John Vaughn, of the Central's Eastern Division, Appointed.

CLEAN UP. Citizens Warned to Keep Streets and Alleys Clean.

Does Coffee Agree With You? If not, drink Grain-O made from pure grains.

WEIGHING COMPLETED

Thirty-five Days' Business at Marshalltown Postoffice, in Pounds and Dollars and Cents.

Estimated That 203,000 Letters Were Sent Out During That Period, Besides Other Matter.

Cash Receipts For October Showed an Increase of Over \$300 Over One Year Ago.

The work of weighing the government mail, which has been in progress under the authorization of Uncle Sam for a little over a month, has just been completed at the Marshalltown postoffice.

The smallest amount sent out in any one day from the Marshalltown office was on Sunday, October 8, the total amount of mail being 152 pounds and thirteen ounces.

THE OFFICIAL BUSINESS OF THE OFFICE FOR THE THIRTY-FIVE DAYS IS A GOOD INDICATION OF THE AMOUNT OF BUSINESS DONE, AS LETTERS WEIGHING EIGHTY-THREE POUNDS AND TEN OUNCES WERE SENT OUT BY POST-OFFICE SALT DURING THAT PERIOD.

DIED AMONG STRANGERS. Former Great Western Conductor of This City Dead in South Dakota.

A COPY OF THE WATERLOO, S. D., PUBLIC OPINION OF NOV. 3 REPORTS THE DEATH OF E. S. APPELEY, ONCE A RESIDENT OF THIS CITY AND WHO HAS A DIVORCED WIFE LIVING IN THIS CITY AT THE PRESENT TIME.

ON SATURDAY WHILE THE CELLAR DOOR WAS OPEN HE WENT INTO THE BASEMENT AND WAS DISCOVERED THERE ON MONDAY MORNING.

NEW TRAVELING ENGINEER. John Vaughn, of the Central's Eastern Division, Appointed.

CLEAN UP. Citizens Warned to Keep Streets and Alleys Clean.

Does Coffee Agree With You? If not, drink Grain-O made from pure grains.

or cause to be thrown upon any of the streets, alleys or highways of this city, or into any gutter or drain, or upon any lot, park or ground, any paper, hay, straw, grass, leaves, shavings or other inflammable substance, without causing the same to be burned, shall be guilty of a misdemeanor.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

CHAPTER X. Sec. 5. No person shall, without permission from the mayor, mail or seal or city council burn any shavings or other material in any street, alley or public ground, on any lot or private ground within forty feet of any building, woodpile or wooden structure within the city except those whose business necessarily requires outdoor fire (not then in the opinion of the city marshal the fire immediately extinguished as soon as the purpose is effected for which it was built.

We Eat to Please Ourselves We Dress To Please Others

IT is one of the signs of civilization that a man is judged by his clothes and rightly so. Outward appearances are the first means by which we express consideration and respect for those with whom we come in contact.

If you are in need of an ulster, one that will be serviceable and durable, see those \$5 Frieze Ulsters that we are showing.

W. H. BURROWS & CO., THE NEW CLOTHING STORE.

Archie Parker DRY GOODS 106 EAST MAIN

COLONY FLANNELS. We have the fine Colony Flannels in Grays, Blacks and Blues, suitable for shirt waists.

PETTICOATS. We always have the best in Petticoats. Our prices as well as style and make are very satisfactory.

COTTON BATTING. Special offering 10c. Cotton worth 15c. You should see this bargain before you buy.

UNDERWEAR. If you haven't bought your underwear don't do so until you see us.

ON THE INSIDE. On the inside of a collar, shirt or cuff done up at this laundry means that you are all right, and that your linen looks as immaculate and of as smooth a fine finish as if it just came from the furnisher.

Meeker's Empire Laundry

Storm Sash

ALL SIZES, LOWEST PRICES, PROMPT DELIVERY. STORM DOORS IN STOCK.

A. A. MOORE.

MARKET STREET, PHONE 8.

LE GRAND QUARRY CO. CAPITAL, \$125,000.00.

Rough, Sawn and Machine Dressed Stone. ESTIMATES FURNISHED ON APPLICATION. OFFICE IN FIDELITY BANK BUILDING.