

IOWA HAS 41 NEW ATTORNEYS

STATE BOARD OF LAW EXAMINERS HOLD ANNUAL EXAMINATION.

Des Moines, June 4.—Of the forty-three law students who have finished taking the state bar examination at the capitol building for admission to the practice of law in Iowa forty-one were successful. The state board of examiners prepared a list of 125 questions covering twenty-two subjects of the various branches of law. Thirty-one of the students taking the examination were members of the senior class of the Drake university college of law. For the third successive year the entire class of Drake students succeeded in passing the test. The men who passed the examination were sworn in at the state house at 9 o'clock this morning. The following are the names of the men who were successful: Hugh A. Baker, Des Moines; John M. Berry, Des Moines; Thomas Boynton, Forest City; George R. Buckles, Des Moines; Thomas R. Cleary, Sioux City; E. C. Dougherty, Des Moines; George Joseph Dugan, Des Moines; John C. Dunn, Des Moines; Herman E. Elgar, Des Moines; Ernest H. Fitch, Des Moines; Victor Clayton Fitch, Des Moines; Harry N. Hansen, Des Moines; Carl Bert Hertel, Des Moines; George Raymond Hill, Des Moines; John A. Holland, Des Moines; Earl S. Holton, Des Moines; William J. Holz, Council Bluffs; William Boice Jones, Des Moines; G. W. Nickerbocker, Des Moines; Edward M. Kromer, Des Moines; Carl M. Little, Bedford, Ia.; H. Mackaman, Des Moines; Prierson H. Rice, Des Moines; George A. Bowen, Des Moines; C. D. Royal, Des Moines; Wayne E. Sawtell, Des Moines; Edward A. Schmidt, Oskaloosa; Frederick H. Schmidt, LeMars; Edward Simon, Council Bluffs; C. Vanco Smith, Des Moines; Homer S. Stevens, Sidney; Edward E. Tesdell, Des Moines; Edwin S. Thayer, Des Moines; Kryne Ver Ploeg, Leighton, Des Moines; Henry W. Whitall, Des Moines; Harold P. Ziegler, Ames; R. C. Mahaffa, Des Moines; Ludlow J. Merrill, Des Moines; John A. Ralls, Des Moines.

SIoux CITY HAS MEASLES.

Physician Says There Are More Than One Hundred Cases—An Epidemic.

Sioux City, June 4.—Sioux City is suffering from an epidemic of the measles, say physicians. It is estimated there are more than 100 cases of the disease in the city. The exact number is not known, as the cases are not reported to the health officer. There being no state law that requires a physician to report cases and that he knows other doctors who have several cases. "I have no idea how many cases there are in Sioux City just now," said Dr. B. Courshon, city health physician, "but I know that measles are prevalent. All cases are not reported to me and I have no means of getting at the number of cases. Reports from various physicians, though, and general observation lead me to say that there are more cases than we have had in this city for several years." Dr. W. J. Cremin said he thought there were more cases in the city than ever before. "I am attending many cases myself, and I realize there is an epidemic of measles," he said. "The measles themselves are not dangerous, for they are not dangerous to the child, but the complications that result from the disease are to be guarded against. Unless proper precautions are taken, pneumonia or laryngitis may develop, and then the patient is liable to have a hard struggle." Other physicians agreed with Dr. Cremin that there is nothing to fear from measles, but that the after-effects must be watched. It is said measles often are accompanied by pneumonia.

Slain by Train in Panama.

Independence, June 4.—Word was received here yesterday of the death of Robert Howard, son of Mrs. Nellie Howard, of this city, and a brother of Policeman Stephen Howard of Des Moines. He was about 26 years of age and he was killed by a train on the Isthmus of Panama, the details of the accident were given in the telegram, which was received from Washington, from the Isthmian canal commission. The deceased was a policeman on the Isthmus, his body will be brought to Independence for interment. He had been on the Isthmus for about one year.

LIBERTYVILLE.

Mrs. Alice Sellers of Story, Ill., is here visiting with her son Ed Sellers and family. Mrs. Floyd Morley and children and Mrs. Loren Foster spent Monday in Fairfield. Mr. and Mrs. Joe Tedrow and children visited Saturday in Ottumwa with Mr. Tedrow's father. Mrs. C. L. McGaw and two daughters of Fairfield spent Sunday at the C. Vaught home. Mr. and Mrs. Loren Pratt and baby of Fairfield were visiting relatives in this city Sunday. Mr. and Mrs. Ed Sellers were hospiting in Fairfield Monday. Mrs. Harry Beatty and two children of Ft. Collins, Colo., spent Sunday with her sister Mrs. C. Vaught. Dr. Denton Trow who was operating on in the Ottumwa hospital is getting along fine and expects to come home this week. Will Allison bought a farm near Fairfield last week. There are several cases of measles in and near Libertyville. Mrs. S. C. Ross and son spent several days last week in Eldon with Mrs. Ray Loehr and daughter of Fairfield visited over Sunday with relatives in Libertyville.

BLOOMFIELD NOT TO PAVE SQUARE

COUNCIL DEFEATS MEASURE 2 TO 3; BOOSTERS WILL TRY AGAIN, THOUGH.

Bloomfield, June 4.—(Special.)—At the regular meeting of the council the paving resolution was taken up, discussed and voted upon. The resolution was that the property owners around the square and one block off each way be required to pave in front of their property and the city be required to pave the street corners and alley fronts. The movement has created quite an interest and the council chamber was crowded with enthusiastic men, both for and against. Those making short talks against the resolution were: Judge Carruthers, John Duffin, T. A. Dunlap, J. P. Toombs, John Mitchell of Ottumwa, James A. Dunn, W. H. Taylor, Miss Effie Hardy. Those talking in favor of the resolution were: Henry Taylor, W. J. Steckel, E. K. Herr, S. A. Lorenz, A. C. Bigsby, Dr. H. C. Young, H. W. Duckworth, O. D. Wray, Pearl Sutton and Mayor H. C. Leach. The councilmen that voted for the resolution were Gaumer, Roker and Black. Those against the resolution were: H. C. Young, H. W. Duckworth, O. D. Wray, Pearl Sutton and Mayor H. C. Leach. The resolution was lost. It is understood that the boosters will not stop, but try and get the proposition before the people by a special election or at the next election.

BOY, UNCLAIMED BAGGAGE.

New London Tot Causes Excitement at Fort Madison, on Way From Kansas City.

Fort Madison, Ia., June 4.—Over one package, containing boy, aged about 4 years, rosy cheeks, golden hair, unusually active, was the baggage reported at the Santa Fe depot. The peculiar circumstance was the cause of no end of comment and opinions. A telegram was received at the depot from Kansas City addressed to a party supposed to be in the waiting room and signed by a Mrs. Roy Line. It stated that a child supposed, to have been put on No. 8, had missed the train and was coming on No. 10 instead. There was no one there to receive the telegram, but the boy arrived as stated, tagged and numbered as a baggage shipment. The little lad had a baggage check and calling card of Mrs. Roy Line pinned to the blouse of his knickerbocker summer suit, on the back of the card were the words, "Carl Edward Lynde, Fort Madison, Iowa. To Mrs. E. F. McGinnis or O. F. McGinnis." Some baggage also came with him, but nothing to definitely locate where he belonged. The boy had a sack of lunch with him, but when No. 7 came in and still no one offered an explanation, the officials decided it was time to get him something more substantial to eat and let him have some rest. Cy Welton, the baggage man, finally picked him up and took him home. He was almost asleep when Cy took him in his arms, but after breakfast and a nap, he was as lively as ever. In the meantime the police and others had been notified. They, with the station agent, began an investigation and located a McGinnis family at New London.

New Bank at North McGregor.

North McGregor, June 4.—The store room in the Burke block, which was vacated by the O'Brien grocery last week, is being remodeled for the North McGregor Savings bank, which will be started here June 15. Thomas Updegraff, president; M. E. Grady, vice-president.

FAIRFIELD.

Harry Hupp was a caller in Linby Wednesday. Wm. Decker of Hedrick was a caller in town Thursday. Messrs. Fred Thompson and Fred Dean were in Hedrick Wednesday evening. Dale Hupp came home from Brookville Sunday where he has been visiting for some time. G. N. Vedder of Hedrick was in town Thursday. He and wife of Nugent were callers in town Thursday. Basil Davis came home from Chicago Friday where he has been on business. Henry Davis and wife were callers in Ottumwa Friday. T. C. Hawthorne of Martinsburg was in town Friday. Several from this place attended the graduating exercises in Martinsburg Thursday evening. Walter Jones of Highland Center was a Sunday caller here. Miss Kitty Thompson of Bidwell is visiting with relatives at this place. Arthur Prunty was a caller near Ottumwa Sunday. Vernon Prunty who has been visiting near Ottumwa returned home Friday. Harry Hupp was a Sunday visitor in Brookville. An ice cream and strawberry social will be given in the basement of the Baptist church Saturday evening, June 4. Dr. Jesse Scott of Seymour awa a visitor here Sunday. Pioneer Dies Suddenly. Iowa City, June 4.—(Special.)—William Winden, a pioneer farmer 76 years old, was found dead in a chair in his home today. Death was caused by heart disease.

CASTORIA For Infants and Children.

The Kind You Have Always Bought

Bears the Signature of J. C. Watson

THE ARMAGAST CASE TO BLUFFS

BIG MILLS COUNTY SUIT OVER 1,000 ACRES TO BE ARGUED AGAIN.

Glenwood, Ia., June 4.—Judge Thornell did not finish with the Curtis vs. Armagast case which was tried before him and will listen to the arguments in the case at a future date in Council Bluffs. Mrs. Belle Curtis, the plaintiff, and Mrs. Mary S. Armagast, the defendant, and granddaughters of Mrs. Margaret Andrews, and it is 1,000 acres of valuable land they are fighting over. This land, located in the south edge of both Anderson and Ingraham townships, has been in the Andrews family for fifty-three years, but none of that family have ever lived in Mills county. The litigants live in Brooklyn and New York, and C. B. Christy of Malvern has been agent for the land for the past eight years. Mr. Christy, along with several Omaha lawyers made a trip recently to New York city, where a lot of depositions were taken preparatory to the trial here at Glenwood. Mrs. Armagast lays claim to the land through a warranty deed executed to her on March 26, 1900, by her father James D. Andrews, who in turn received the land by a warranty deed executed October 8, 1896, from his mother, Margaret Andrews. Basis of Action. Mrs. Curtis in her petition asks that the deed be set aside and that she be given a one-third interest in the land together with an accounting of all rents and profits from the land since 1903. She declares that the execution of each deed was without consideration and that at the time the deed was made Mrs. Andrews was in feeble health, advanced in years, and unfit to transact business, and that the deed was merely a "trust title." Mrs. Andrews for some time previous to her death lived with her son in Brooklyn. The assertion is made that the mother had all confidence in the son, and that it was in this manner he gained a wrongful possession of the land. James D. Andrews, the son, died May 19, 1900, and the death of his mother took place three years later, February 5, 1903, in the ninetieth year of her age. Mrs. Armagast in her answer denies the charge made and rests her claim on the land on the two warranty deeds, and for a further defense claims that the statute of limitation in the state of New York, which is operative and the plaintiff Curtis is barred from bringing suit.

BLAKESBURG.

Lee Phelps and family, E. J. Cohagan and wife, S. C. Snow and wife and daughter Lela, Rev. Pettit, wife and son, Lester Jay and wife and Arnold Jay and family, attended Memorial services at the Jay cemetery Sunday afternoon. Elizabeth Snow and daughter, Mrs. Ida Dorothy are visiting at the Lincoln, Iowa with the family of A. A. Snow and daughter Grace. Calvin Smith and Nelson Derby attended the Memorial services at the Jay cemetery Sunday. Elizabeth Snow is spending several days with his family here. Grace Williams visited Sunday with her sister Mrs. Helen Snow. Mayo Williams of Chillicothe was an over Sunday visitor here. Mrs. Bertha Ross is visiting her sister Mrs. Cyrus Koonz. Wm. Shea and family of Ottumwa were entertained at the Walter Abegg home Sunday. Mrs. Abernathy and M. B. Abernathy visited Sunday at the home of Mr. and Mrs. Curg McCoy. Grace Herron is on the sick list this week. Everett Heighler was in Ottumwa Sunday. Jennie Robinson was a Foster visitor Sunday. Carl Cloyd of Kansas City is visiting relatives here.

ELDON.

Mr. and Mrs. Dickens of Kansas City visited at the home of Engineer William Taylor several days. They have gone to St. Paul to attend the Firemen's convention. Mr. and Mrs. J. W. Hall attended the funeral of J. W. Jordan at Ottumwa Friday. The body of John A. Ferguson of Keosauqua passed through from Chicago today. He died from man operation for carbuncle. The body of William Mahaffey of Witten, S. D., arrived today for burial. The body of Frank Rogers from Hall, Mont., will arrive today. Henry L. Easing of Bonaparte, Henry L. Slutz and Sam Dowell of Keosauqua are in the city today. The delegates to the Democratic county convention are as follows: First ward—L. L. Johnson, Mont Hale and Thomas Mulvaney. Committeeman, Jim Reed. Second ward—H. W. Enyart, W. D. Davis and C. D. Sharp. Committeeman W. O. Sapp. Third ward—W. T. Brown, A. Seaman, W. McClure and W. P. Allmar. Com. Geo. Rock. Mrs. William Hollenbeck and daughter, Mrs. Dennis Robinson arrived today and are guests of Jas. Bailey.

"AFFINITY" IS NOT LIBELOUS.

New York Supreme Court Says Word Is of Good English Stock and Refuses Damage Verdict. New York, June 4.—It was decided by the appellate division of the supreme court that the term "affinity" is a good old English word and is not in itself libelous. The decision was rendered in the case of Peter Geddes Grant, a broker, who obtained a verdict of \$15,000 against a newspaper that described him riding in a touring car with an "affinity." The judgment was reversed and a new trial ordered.

HOLLAWAY RESIGNS.

Secretary of State Rose has received the resignation of State Senator D. W. Hollaway of the Forty-second senatorial district from the legislature. The resignation was in the form of a telegram which read: "I, D. W. Hollaway, resign as senator from the

FISH DEALERS THROW LIGHT ON BRIBERY

STATE'S ATTORNEY BURKE SECURES VALUABLE TESTIMONY REGARDING "JACK POT" FUND ON TRIP TO PEORIA.

Chicago, June 4.—Lee O'Neill Brown of Ottumwa, Ill., the legislative minority leader awaiting trial on bribery charges, was surrendered by his bondaman, Alderman John Powers, here today. Brown was immediately taken into custody by the sheriff. Judge Scanlan of the circuit court issued a writ of habeas corpus upon plea of Brown's counsel that the criminal court of Cook county had jurisdiction in the case. Brown was then taken from the sheriff's custody. Springfield, Ill., June 4.—As a result of a trip to Peoria and the information he received from Illinois river fishermen, State's Attorney Burke today issued a subpoena requiring the instant presence of Representative Foster, chairman of the fish and game committee before the grand jury. It is expected Foster will be questioned concerning the money which is said to have been contributed to defeat the fishing license bill. John Dixon, one of the leading fish men of Peoria, who is declared to have been the collector of a fund designed to defeat the fish bill, accompanied Burke on his return to Springfield and will be examined by the state's attorney before being taken before the grand jury. Fish Dealers Give Information. Peoria, Ill., June 4.—Inside details of how legislation affecting the fishing interests was fought in the Illinois legislature was given to State's Attorney Burke of Sangamon county last night by Henry Lemm, a wealthy fish dealer of Pekin. Names of other fish dealers were given and Burke also gave names of a democratic member who "went down" with the entire fund contributed for use in the legislature. Lemm said he had been in business in Pekin since 1883 and that there had not been a session of the legislative assembly in which the fish dealers had no part to play. He said he had contributed for use in the legislature. He said the past session cost them most. He said he then put up \$100. He declared that until the death of Capt. Schulte of Havana, last year, Schulte was collector of this fund but had been succeeded by John Dixon of Peoria. Expenses Were Saved. He said that while the fish bill was on its first reading in the legislature he went to Hot Springs on May 2, 1909. Before he left, Lemm said he told Dixon to take the contribution had been made, that he would stand his share of the expense. Lemm denied that he was a partner of Dixon, but both held stock in the Havana Fish company. Capt. Schulte did not know how much Dixon contributed. In the following letter it is shown that Lemm was informed. The letter is in part as follows: Pekin, Ill., May 17, 1909. Henry Lemm, Hot Springs, Ark. "John Dixon was just down and I gave him a check for \$300 for the affair at Springfield. He also got a like amount from R. Diekmann. I made the check payable to yourself and endorsed it on the back, suggesting that I do that way in order to keep you out of trouble in case this ever got out. "He told me to have you get after you could not get \$100 out of me. He is afraid he is going to have trouble in raising the required amount. Perhaps you had better take this up with him. Lemm and Lord as Witnesses. Lemm and Lord were subpoenaed to appear at the grand jury, Lemm today and Lord Monday. The money paid by Lord for Lemm was through a check on the George W. Hergert & Sons Bank of Pekin. It was endorsed in blank and made out to Henry Lemm and signed by Lemm, by R. O. Lord. The date was May 17. Lemm promised to tell a complete story to the grand jury. This was what he had been assured by Burke that the jury was not after the men who, under pressure, contributed for the defeat of legislation aimed at their livelihood, but that investigators were after the members of the legislature to whom the money had been paid.

CHAIRMAN OF COMMITTEE CALLED

REPRESENTATIVE FOSTER WILL BE QUESTIONED BY GRAND JURY AS TO METHODS TAKEN TO FIGHT FISH BILL.

Chicago, June 4.—Lee O'Neill Brown of Ottumwa, Ill., the legislative minority leader awaiting trial on bribery charges, was surrendered by his bondaman, Alderman John Powers, here today. Brown was immediately taken into custody by the sheriff. Judge Scanlan of the circuit court issued a writ of habeas corpus upon plea of Brown's counsel that the criminal court of Cook county had jurisdiction in the case. Brown was then taken from the sheriff's custody. Springfield, Ill., June 4.—As a result of a trip to Peoria and the information he received from Illinois river fishermen, State's Attorney Burke today issued a subpoena requiring the instant presence of Representative Foster, chairman of the fish and game committee before the grand jury. It is expected Foster will be questioned concerning the money which is said to have been contributed to defeat the fishing license bill. John Dixon, one of the leading fish men of Peoria, who is declared to have been the collector of a fund designed to defeat the fish bill, accompanied Burke on his return to Springfield and will be examined by the state's attorney before being taken before the grand jury. Fish Dealers Give Information. Peoria, Ill., June 4.—Inside details of how legislation affecting the fishing interests was fought in the Illinois legislature was given to State's Attorney Burke of Sangamon county last night by Henry Lemm, a wealthy fish dealer of Pekin. Names of other fish dealers were given and Burke also gave names of a democratic member who "went down" with the entire fund contributed for use in the legislature. Lemm said he had been in business in Pekin since 1883 and that there had not been a session of the legislative assembly in which the fish dealers had no part to play. He said he had contributed for use in the legislature. He said the past session cost them most. He said he then put up \$100. He declared that until the death of Capt. Schulte of Havana, last year, Schulte was collector of this fund but had been succeeded by John Dixon of Peoria. Expenses Were Saved. He said that while the fish bill was on its first reading in the legislature he went to Hot Springs on May 2, 1909. Before he left, Lemm said he told Dixon to take the contribution had been made, that he would stand his share of the expense. Lemm denied that he was a partner of Dixon, but both held stock in the Havana Fish company. Capt. Schulte did not know how much Dixon contributed. In the following letter it is shown that Lemm was informed. The letter is in part as follows: Pekin, Ill., May 17, 1909. Henry Lemm, Hot Springs, Ark. "John Dixon was just down and I gave him a check for \$300 for the affair at Springfield. He also got a like amount from R. Diekmann. I made the check payable to yourself and endorsed it on the back, suggesting that I do that way in order to keep you out of trouble in case this ever got out. "He told me to have you get after you could not get \$100 out of me. He is afraid he is going to have trouble in raising the required amount. Perhaps you had better take this up with him. Lemm and Lord as Witnesses. Lemm and Lord were subpoenaed to appear at the grand jury, Lemm today and Lord Monday. The money paid by Lord for Lemm was through a check on the George W. Hergert & Sons Bank of Pekin. It was endorsed in blank and made out to Henry Lemm and signed by Lemm, by R. O. Lord. The date was May 17. Lemm promised to tell a complete story to the grand jury. This was what he had been assured by Burke that the jury was not after the men who, under pressure, contributed for the defeat of legislation aimed at their livelihood, but that investigators were after the members of the legislature to whom the money had been paid.

IS THE PRIMARY SAFEGUARDED?

SOME THINK REGISTRATION A MEANS OF PREVENTING ILLEGAL VOTING.

Is the primary election surrounded by the same safeguards to protect an special elections? This is a question that has occurred to many persons and a study of the means taken in the primary election law to avert improper use of one's prerogative leads one to think that the law is inefficient. There is little to prevent one from voting in two wards if the voter is not detected by the challengers, for no registration is required of the first voter in any precinct any more than a declaration of party affiliation. No Registration Provided. A search of the code will discover that on the second Thursday previous to any general or special election, a registration board will be in session, which session shall continue for two consecutive days from 8 a. m. to 9 p. m. and again on the day of election the voter may register if sufficient excuse can be given for his failure to do so at the previously appointed time. In the case of presidential election, the registration board is in session for three days. The code, however, does not fix any time for registration in the primary elections, and but for the record of the voter having declared his affiliation at the first primary election in 1908, there is no registration of the voter, although the code speaks of such a registration. May Have Challengers. The law provides that each party shall be entitled to have two party challengers, appointed by the respective party committeeman, whose duty it shall be to challenge any voter they shall have reason to believe is seeking to vote contrary to his party affiliation. And such challenge will prevent the vote of such an elector until he shall have shown that he has changed his affiliations or makes the prescribed affirmation, when the ballot he desires will be given him. May Vote Twice. It would appear that a person having removed from one precinct into another a short time before the primary election, could vote in both precincts if so minded unless the challengers should be aware of his change of residence. The fact that this voter should not change party affiliations would make the likelihood of his being challenged very meagre. He may change his party affiliation on the day of the election if he so desires even though he failed to do so before the county auditor within the specified time previous to the primary. A prescribed form of oath or affirmation changing the affiliation is all that is needed and this is supplied by the judges of election. WEST POINT. Mr. and Mrs. Harum Schroeder of Burlington recently visited Mr. Schroeder's parents, Mr. and Mrs. Joe Schroeder. Mrs. John Rump spent several days recently with her children, Frank Rump and Mrs. George Otte in Ottumwa. Mrs. Louis Link and children spent Tuesday in Ft. Madison, Mo., a former West Point resident spent several days here during the week. Miss Lillie Ivins of Sawyer is visiting at the Harry Bentzinger home. Mrs. T. Bergthold and Mrs. Henry Bergthold are visiting Mrs. Anna Sherwood in Washington township. A. M. Clites left Tuesday evening for Palmer, called there by the serious illness of Mr. Clites' father, Geo. Cooketer of Twin Lakes Minn. is visiting his cousin Mrs. Henry Wall-jasper. Frank Avis of Ft. Madison spent Tuesday with his brother Tom Avis. Miss Leona Cartens and Mildred Martin are visiting friends in Burlington. Dan J. Goebel of Monmouth, Ill., is visiting his parents this week. Mrs. Caroline Shierbrock pleasantly entertained the married ladies club at her home Wednesday evening. Mrs. T. Lampe won first honors and Mrs. J. M. Pohlmeyer, daughter of Mrs. Louise Link, second of Mr. and Mrs. Isidore Link had the misfortune to break an arm Tuesday. She is getting along as well as could be expected. Some time Tuesday night some one entered the cigar and pool room of the Dan J. Goebel home and secured several dollars from the money drawer. An entrance was forced through a back window. This is the second time within a month that a business house has been entered in the same manner. E. H. Jansen has returned from a month's visit with his children in Davenport. DAVENPORT IS CHOSEN. National Schutzenbund of New York Meeting Selects Iowa Town for Festival in 1913. New York, June 4.—The national schutzenbund of North America, which is now holding a national schutzenfest in Union Hill, N. J., has selected Davenport, Ia., as the place of its next festival in 1913. Philadelphia was the competitor for the meeting, but was out-voted in favor of the western city. Forty-second district.—D. W. Holtzlaw. Secretary Rose notified Governor Deneen of the resignation. Under the law the resignation of a member of the general assembly should be first sent to the county clerk of his county, certified by the county clerk and forwarded to the governor and then certified by the chief executive to the secretary of state. Secretary Holtzlaw was a holdover senator and his resignation will necessitate a special election in his district this fall.

HOLD REUNION AT HAMPSHIRE HOME

RETURN OF SON AFTER AN ABSENCE OF 22 YEARS, IS MADE JOYOUS OCCASION.

Arriving at the home of his parents, Mr. and Mrs. A. Hampshire, 430 Lillian street, Thursday, after an absence of twenty-two years, a happy surprise was given the elder Hampshire by their son, Seldon Hampshire and his wife and daughter Dorothy of Robertson, Ill. The coming was unannounced and found the old couple entirely unprepared. Quick to recover from their surprise, the word was immediately sent out to all of the family and by night all in and about Ottumwa who are members of the family, were gathered at the parental home, where a reunion was held and the past twenty-two years lived over again. The following were present to honor the visitors: Mr. and Mrs. Charles Hampshire and children, Electa and Claude; Mr. and Mrs. Frank Hampshire and children, Max, Glenn and Muriel; Mr. and Mrs. Harry Hampshire and daughter Maggie; Mr. and Mrs. Frank Cramlet and children, Winnie, Melville, Lewis and Loren, all of Ottumwa; and Mr. and Mrs. I. T. Chidester and children, Harold and Edmund of Blakesburg.

MAKE ADDITION TO CHURCH FLOCK

ZION M. E. CONGREGATION MEETING WITH SUCCESS IN WORK—ELEVEN RECEIVED.

The efforts of the Zion M. E. church south of the city are meeting with great results and the members feel jubilant at the success that thus far has attended the work of those who are laboring for the growth of the church. Eleven were received last Sunday following the service, at which Rev. D. C. Smith preached. More will follow as soon as their letters from other churches have been received. The sermon by the Rev. Mr. Smith was taken from the text "For God did send me before you to preserve life." A good dinner was served at noon and the usual service was held in the afternoon, following which was the reception of the new members. A ladies Aid society has been formed with the following officers: President—Mrs. Goff. Vice-president—Mrs. Kennedy. Secretary—Miss Lydia Wilson. Treasurer—Miss Lydia Gift. The meetings of the society will be held the first and third Wednesday of each month.

Professional Cards.

DR. TULLIS. Artificial teeth scientifically constructed. Crown and bridge-work experts. Office over Cullen's dry goods store Main street, Ottumwa, Iowa.

DR. A. O. WILLIAMS. Surgeon. C. B. & P. Ry. Co. Office, 130 Court street. Residence, 110 office telephone, 90. Ottumwa Iowa.

DR. W. C. ROBERTS. Physician and Surgeon. 35 and 36 Leighton Building, Market Street Entrance. Residence, 290 Office Phone, 840. Residence, 290

BURY LAFORECE, PH. G. M. D. Eye, Ear, Nose and Throat Specialist. Glasses scientifically fitted. Office hours 10 to 12 a. m., and 2 to 5 and 7 to 9 o'clock p. m. Phone, 200. Residence, 27. Office rooms, 10 and 12 Hofmann Bldg.

ATTORNEYS AT LAW.

R. R. Ramsell, I. M. Morrissey, RAMSELL & MORRISSEY. Attorneys at Law. 2nd Floor, Ennis Building, Ottumwa, Ia. W. E. C. JACOBS, J. B. JACOBS. Attorneys at Law. 307 North Court street. Both phones No. 65. W. D. TRIDALE, GEO. F. HEINDELL, TISDALE & HEINDELL. Attorneys at Law. Phoenix Trust Bldg., South Market street, Ottumwa, Ia.

OSTEOPATHY.

Diseases of Domestic Animals Treated by the Latest Veterinary Science. Calls answered day or Night promptly.

RAILROAD TIME TABLES.

A, daily; B, daily except Sunday; C, daily except Monday.

BURLINGTON ROUTE, C. B. & Q.

Table with columns: No., Going East, Depart, Return. Includes routes to Chicago, Peoria, and other cities.

C. R. I. & P. TRAINS.

Table with columns: No., Going North, Depart, Return. Includes routes to Des Moines, Keokuk, and other cities.

C. M. & ST. P. TRAINS.

Table with columns: No., Going Southwest, Depart, Return. Includes routes to Davenport, Chicago, and other cities.

WABASH RAILWAY.

Table with columns: No., Going South, Depart, Return. Includes routes to Moberly, East, and other cities.