The Republicans May Yet Be

Fight.

An Important Order Regarding

the Amendment of the

Demurrer.

the amended answer Monday.

estate being \$33,588.

pecial to the Globe.

rested.

case.

Millions Will Begin in May.

GUILTY ON EVERY COUNT.

Conviction of Bank President

DUBUQUE, Io., Dec. 17.-The Com-

mercial bank case was given to the jury

this afternoon, and at 8 o'clock a ver-

dict was returned against R. E. Graves,

the president, finding him guilty on

every charge in the indictment. Coun

The penalty is five to ten years in

penitentiary. Cashier Harrison's will probably begin Monday next.

sel for defense gave notice of an appeal.

Strangled by Its Mother.

GRAFTON, N. D., Dec. 17 .-- A sensa-

tion has been caused here by finding

the body of a fully developed female

Collier Seeks Divorce.

and Loan association owes \$400,000 of

Captured a Heavenly Stray.

Cummings Found Guilty.

and then skipped to California with the

Done in Self-Defense.

Special to the Globe.

Special to the Globe.

ween \$25,000 and \$30,000.

Cashier Harrison's trial

Graves at Dubuque.

Beaten in the Montana

#### NO. 353.

## CASEY'S ON HIS LIST

Congressman Johnson Upor the North Dakota Senatorial Contest.

He Remembers the Time When He Was Beaten Out of the Toga,

And He Is Quite Willing Casey Should Take the Same Dose.

Indiana's Apportionment Law Decided to Be Unconstitutional.

WASHINGTON, Dec. 17.-Within a few weeks the legislature of North Dakota will meet to elect a successor to Senator Casey. M. N. Johnson, the Republican congressman from North Dakota, today

"I hope the Republicans of North Dakota, if they caucus, will abide by its decision as to the Republican nominee, unless the selection should be Senator

Mr. Johnson added, in response to question, that he had been informed when last in North Dakota by members elect to the legislature that they would not go into caucus. Mr. Johnson said that he was not a candidate at this time, and would not go out to his state when the senatorial contest begins.

The declaration on his part as respects Senator Casey shows that Mr. Johnson is quite willing that his friends should administer to Senator Casey the same medicine that the present sena-tor's friends administered to the con-gressman two years ago, when the Republicans, who were overwhelmingly in the majority, had a caucus and agreed upon Mr. Johnson as the party nominee by 42 votes out of 80, the other 38 votes being divided between a number of Other Candidates,

of whom Senator Casey was one. The minority united on Senator Casey and by a combination with the Democrats

by a combination with the Democrats elected him to the senate.

There are a number of Republican candidates in the field now, and the statement of Mr. Johnson that a number of Republican members of the legislature will refuse to go into caucus opens up a field of possible combinations between various political elements as broad as one of the big wheat fields of this great grain-raising state. The Republicans have a clean majority of six in the legislature over the opposition, made up of Democrats. Populists with leanings toward and indersements from the Republican party. The fact that North Dakota is one of the states that has been named in the list of Western senatorial contests, to be list of Western senatorial contests, to be specially looked after by senatorial committees of both Republican and Democratic parties, shows that the former regards it within the possibilities; that, notwithstanding the adverse complexion of the lagislature, it may, by a conjunction of various elements, elect a man to succeed Senator Casey, who may be in accord and sympathy with the principles of the Democratic party. Senator Hansbrough refused to go into caucus and was elected without one. The people of North Dakota, it is said, are now opposed to the selection of senators by caucus, and that this method has been abandoned.

#### INDIANA'S APPORTIONMENT. It Is Held by the Supreme Court to Be Unconstitutional.

INDIANAPOLIS, Dec. 17 .- The opinion of the supreme court of Indiana holds the apportionment acts of 1891 and 1879 unconstitutional. The court does not pass upon the validity of the act of 1885, and therefore does not pass upon the status of the holdover senators, which was considered one of the most import ant points. The court holds that it ha authority to declare an apportionment law void if it conflicts with the constitution and that it has the right to pass upon the validity of the acts of 1891 and 1879. While holding the law of 1891 to be void the court holds that the members elected under that act are de fact officials of the state and their actions so far as they relate to the public, valid The opinion was written by Judge Cof

olds, Miller and McBride.

The Democrats will not seek a rehearing of the case, but will make a apportionment when the legis lature meets in January.

#### BREIDENTHAL THREATENS. Democrats Must Vote for the

Populist Candidate. TOPEKA, Kan., Dec. 17 .- John W. Breidenthal, chairman of the People's state central committee and the leading Populist candidate for United States senator, does not credit the report that a number of Democrats and ex-Democrats holding seats in the legislature by Popu-Populist caucus, or that they will bolt the caucus nominee if he happens to be a Populist.

man, Democrat or Populist, nominated by a Populist convention for the legislature," said Mr. Briedenthal, "pledged himself to caucus with the Populists for United States senator and to vote for the caucus nominee, if he happens to be a Populist or not. I do of think any man can afford to violate this pledge. If a single fusion Democrat remains out of our caucus no Dem-ocratic candidate will receive a single vote in the caucus. The first business of the caucus will be to find whether every man who takes part in it will vote for the nominee, be he Populist or Democrat. Democratic candidates must go into that caucus on the same basis as Populists. If, after the caucus, Democrats attempt to put the legislature into Democrat on the Populists after the caucus has decided in favor of a Populist, Populist members will decline to vote for senator and thus prevent an election during the coming ression. In that event ing the coming session. In that event Senator Perkins will hold over, and we would prefer that he would rather than submit to bulldozing tactics such as have been proposed. If a Democrat gets the Populist nomination he will surely be elected, but if a Populist gets the be elected, but it a Populist gets the nomination the Democrats must help to elect him, or there will be no election."

John F. Williet, organizer of the Legion of the West, formed a local company of the Populist military organization here today. The Industrial Legion of the United States was authorized by the annual convention of the ized by the annual convention of the Farmers' Alliance at Memphis, and is an intensely partisan affair. The first state to be organized is Kansas. On his return from Memphis Mr. Williet | reproach.

rganized a company at McLouts, and sesterday a company at Valley Falls An attempt will be made to get all who to determine the People's party ticket into the worganization. One section of the new organization. One section of the onstitution provides that any member who fails to vote for the Populist nonnees running on the Omaha platform an be courtmartialed after regular military form.

About twenty-five prominent colored men of the state are here today to oranize what they call the Colored Men's Brotherhood of the People's party. They pro pose to have in every county an organized working force. A. D.

an organized working force. A. D. Cabbel, the colored Populist elector, received his certificate this morning. and remains over in Topeka to take an active part in the formation of this new league. This organization of the negroes is part of the general plan of the Populist party organization.

#### SWAPPED FUNNY STORIES.

Southern Editors Call on President-Elect Cleveland. NEW YORK, Dec. 17.-The directors of the Southern Associated Press, who have been in this city for the past two days, made a formal call on President-elect Cleveland at his office today. There were in the party Hon. Patrick There were in the party Hon. Patrick Walsh, of the Augusta Chronicle; Evan P. Howell, Atlanta Constitution; Maj. J. R. Hemphell, Charleston News and Courier; Col. John Estill, Savannah News; C. C. Stockton, Jacksonville Times-Union; Adolph Ochs, Chattanooga Times; Charles S. Clark, New Orleans Times-Democrat; J. E. McDaniel, New Orleans agent Sonthern Associated Press; O. C. Hatton, Washington agent of the Southern Associated Press. Mr. Howell introduced the gentlemen, and then for twenty minutes Mr. Cleveland and Mrs guests swapped stories about the recent election. They were all of a funny nature, and at no time was the political future referred to time was the political future referred to nor was anything said about appoint-ments from the South.

## HONORS TO STEVENSON.

Iwo Banquets to Be Given to Him in the South.

St. Louis, Dec., 17.- A banquet will be given to Vice President-elect Stevenon at Anniston, Ala., Tuesday evening, Dec. 20, and the following evening he will be entertained by the Commercial club and citizens of Atlanta, Ga. Gen. Stevenson and parly will leave Chicago Sunday night via the Wabash road in a private car, tendered by the Wabash company to the vice president-elect. The car will arrive in St. Louis Monday morning and proceed south via the Louisville & Nashville road. The following compose the party: Vice President-elect Stevenson, wife and three daughters, J. C. Stevenson, wife and three daughters, J. C. Stevenson and wife, James Ewing and wife, Mr. Dillard and wife, Judge W. C. Ewing and wife, Mrs. H. T. Scott and two daughters; Col. S. W. Fordice and Miss Jennie Fordice, George B. Burnett and Miss Blanche Burnett. elub and citizens of Atlanta, Ga.

#### WITHOUT HOPE OR LEADERS Ingalls Laments Over the G.O. P.'s Present Condition.

PHILADELPHIA, Dec. 17.-Ex-Senator John Ingalls was in the city tonight. Conversing upon the results of the recent election, Mr. Ingalls said there were twenty-three distinct "isms" in the late campaign, either one of which was sufficient to chal-lenge the existing state of af-tairs. "The Republican party," he continued, "is now at that stage of its history where it is without leaders and without hope, and must start anew and build itself up. It gave no evidence in the past campaig that there was a single politician in its ranks who understood the pure business of leader in politics. McKinley has ceased to be a Napoleon."

## WYOMING'S MUDDLE.

First Decision in Favor of the

Democrats. CHEYENNE, Wyo., Dec. 17.-The su oreme court this morning overruled the motion made by counsel for the state canvassing board to quash the writ of mandamus in the Carbon county contested election cases. The counsel for the board then moved to quash the writ because the petition filed by the Democratic contestants was not specific in stating who constituted the legal mem-bers of the canvassing board. Monday was set for hearing arguments on this motion. The evident intent of Republicans is to get the decision of the court as to whether Osborne or Barber is the legal governor.

## Two Fusionists Elected. LANSING, Mich., Dec. 17. - Secretary of

State Blacker announced yesterday that as a member of the state board of canvassers, he could state positively that fuist candidates Newton and Shaffer ositions of justice of the supreme court and land commissioner respectively. All the returns are in the hands of the board except those from Ionia county

## A MISSING TRUSTEE.

The Funds of an Estate Supposed to Have Gone With Him NEW YORK, Dec. 17.—The Herald says: Edward P. Chamberlin is missing. He is a Southerner about fortyfive years old, and is trustee of the estate of John M. George, who left an estate of over \$1,000,000, and George Harvey, who left a fortune of \$500,000. Mr. Chamberlin is known to have speculated in grain and is said to have bet considerable months. lost considerable money. His friends fear despondency over his losses affected his mind and are making dili-

gent search for him.

The Daily News this afternoon says The missing man, Edward P. Chamber The missing man, Edward P. Chaimer-lin, well known in Wall street, is the trustee of the estate of the late J. M. George. He is reported to have taken with him a large part of the funds of the estate. How much nobody knows as yet. The estate has been said to be worth \$1,000,000, but Henry Clews anys. worth \$1.000,000, but Henry Clews says this amount is exaggerated; that \$200, 000 or \$600,000 would be nearer the cor-000 or \$600,000 would be nearer the correct figure. Mr. George left two sons, one of whom was killed not long ago by the accidental explosion of a gun; the other son, Joe George, lives on a ranch in Texas. He was in the city about three weeks ago, looking anxiously for Mr. Chamberlin, whom he seemed to have difficulty in finding. Up to that time Mr. George had placed perfect confidence in the integrity of his father's friend, but it appears rumors had reached his ears of some disastrous speculations in wheat on the part of speculations in wheat on the part of Mr. Chamberlip. Mr. Chamberlin was also trustee for the estate of George Harvey, of the firm of Harvey Searles, who left a fortune of \$500,00 Mr. Harvey died about fifteen years ago, and his estate was satisfactorily settled. Much surprise is expressed in Wall street at the action of Mr. Chamberlin, whose honor was esteemed above

## PALLEN HAS DOUBTS.

Archbishop Ireland's Statement Answered by the St. Louis Editor.

He Says the Archbishop Is Appealing to Secular Public Opinion.

No Evidence That Satolli Has Powers to Settle the Question.

#### Mgr. Ireland Alone in Supporting the Proposition of the Legate.

ST. Louis, Dec. 17 .- Conde B. Pallen, editor of the Church Progress, who has made no secret of his hostility to Archbishop Ireland's school doctrines, was asked today to make a reply to the interview with that prelate published this morning. Mr. Pallen at first refused to talk, being anxious to avoid the appearance of seeking notoriety. He at length spoke as follows:

"Mgr. Ireland does exactly what he "Mgr. Iteland does exactly what he accuses his opponents of doing, that is, attempting to create a public opinion in their own favor. His whole interview is nothing more than an appeal to what he calls the 'American mind," or, in reality, to secular public opinion in this country. We would like to know what secular opinion in this country has to do with the settlement of the school question by the church itself. Certainly question by the church itself. Certainly it is not to be expected that secular opinion as to what should constitute education will dominate in the settlement of the controversy. The liberals have all along made a desperate appear to this secular opinion as a sort of jury to this secular opinion as a sort of jury in the case, but how they can imagine that it will in any way become a govern-

ing factor is Beyond the Conception of any Catholic acquainted with the constitution of the church and the precepts of Catholic doctrines. Secularism has always been in the history of the church an antagonistic factor, inasmuch as it usually represents the opinion of the world; and we may lay it down as a fundamental axiom that the 'world, the flesh and the devil' are ever a triple allipse in combustion against the sujuitflesh and the devil' are ever a triple alliance in combination against the spiritual interests of the church. I cannot conceive surer indication of the weakness of a cause than to appeal from Christ to Gesar. At the same time I amperfectly well aware of the legitimate sphere of the civil functions of government, and because the church insists that Catholic education shall not be tainted with the poison of secularism, that implies no antagonism either to the proper rights of the state or hostility to the spirit of American institutions. But the secular mind is not capable of forming a judgment upon capable of forming a judzment upon the nature, character or exigencies of Catholic education. An appeal to it, therefore, is simply an appeal from the proper court, where alone jurisdiction is pressed to the basty and temporary to the hasty and opinion of the populace. It is both un-Catholic and un-American to appeal to prejudice which has no legitimate rela-

The Question in Dispute. "Notwithstanding Archbishop Ire-land's statement that Mgr. Satolli is settle the school question, we have no evidence to that effect. On the contrary, both Archbishop Katzer and Archbishop Elder have publicly declared that Mgr. Satolli had no such powers, and, moreover, the fact that the archbishops in their conference re-fused to subscribe to Mgr. Satolli's views is very clear evidence that those views were not supported by the weight of the pope's authority. If they had been, the archbishops could scarcely have point plank rejected them. They might have deferred consideration of them under that supposition, but tion of them under that supposition, bu they would not have so emphatically de-clared a doctrine so opposite and repug-nant to them when they drew up their school resolutions reaffirming their absolute and unqualified adherence to the principles and platform of the councils of Baltimore. For these councils, especially the third, explicitly and definitely affirm that secular or public school education in this country is not only dangerous to the integrity of the Catholic church, but they command Catholics to eschew it altogether, and build their own schools in order to sup-

## Its Fatal Defect.

"Archbishop Ireland's statement that to the church belongs religious instruc tion only, and to the state the right of secular education, apart from religious training, is in radical opposition to the councils of Baltimore, and to the repeated public teaching of Leo XIII. on

"In the encyclical letter of the pres ent pope to the French bishops, in 1884, he says: "And first, indeed, in regard to domestic society, it is of the greatest importance that the children sprung from Christian marriage should be instructed in the precepts of religion at an early age and that the studies in an early age and that the studies in which youth is accustomed to be edu-cated be conjoined with religious training. To separate the one from the other is really to wish that youthful minds should remain neutral in their duties to God. This teaching is false and especially dangerous in the early years of childhood, because it paves the way to atheism, and saps the foundation of religion. Good parents should exercise the greatest care to see that their chil-dren, when they first begin to understand, learn the truths of religion, and there be nothing in the schools

hurtful to The Integrity of Faith and morality. It is a precept of both divine and natural law that they exercise this diligence in the education of their offspring, nor can they for any reason be released from the obligation of this law. Truly the church, the guardian and vindicator of the integrity of the faith, whose duty it is in virtue of the authority conferred on her by God, her founder, to call all peoples to Christian knowledge, and to likewise diligently see how the youth subject to her authority are educated, has openly condemned what are called mixed and neutral schools, and again and again ad-monished parents in a matter of such great importance, to avoid them with

all their might.
"How Archbishop Ireland reconcites this with his view of the subject is beyond conception; that it is repugnant to Mgr. Satolli's published address on the same question is also apparent. The assumption in Archbishop Ireland's interview that his position on the school question is also the position of the American Catholic mind seems to me fantastically overstrained, for he was The Only One

in the entire conference who was ready to subscribe to Mgr. Satolli's school propositions. And when it is remem-

bered that each archbishop not only ed his own convictions when he rejected them, but also the concordant udgment of each of his suffragans, a judgment of each of his suffragans, a more imposing array of American Catholic opinion against that of Archbishop Ireland could not be conceived. He was the solitary minority in the conference, and may be, therefore, said not to represent the American Catholic mind on this question, but the very reverse. To a certain extent, Archbishop Ireland's declaration that there is no difference of opinion amongst the hierarchy in this matter is true, if we leave his own dissenting views out of consideration. With this restriction, we may indeed say that the American hierarchy are a unit on the school question. We may also admit that the controversy is virtually closed. For the unanimous tually closed. For the unanimous agreement of the hierarchy, always excepting himself, of course, makes it very evident that the Faribault plan, or any other scheme to separate religious and secular education, is diametrically opposed to the convictions of the hieraachy of the United States."

#### SPALDING IS SATISFIED.

The Peoria Prelate Does Not Want

to Go to St. Louis. PEORIA, Ill., Dec. 17 .- The interview with Bishop Spaulding, published in a St. Louis paper, is full of inaccuracies The bishop did not say it would have been better had the New York conference never been held. He did not give an opinion on the Faribault plan, stating explicitly that the details of the plans were sufficiently known to him. He did not say that the controversy between Bishop Wigger and Father Corrigan was scandalous and nonsensical. He did say, however, that he was opposed to the appointment of a permanent delegate in this country, and was convinced that if made it would prove disastrous to the interests of the Catholic religion in America. Bishop Spalding says he is not a candidate for the co-adjutorship of St. Louis; that there is no probability of his appointment, and that, if appointed, he could not and would not accept. an opinion on the Faribault plan, stat

#### WIGGER SURRENDERED. His Controversy With Father Cor-

rigan Abruptly Terminated. HOBOKEN, N. J., Dec. 17 .- The controversy between Bishop Wigger, of Newark city, and Father Corrigan, of

Hoboken, N. J., was rather abruptly terminated tonight. Bishop Wigger surrenders unconditionally. The trial is stopped and the charge withdrawn. Bishop Wigger has appointed a commit-tee of priests to visit Father Corrigan

tee of priests to visit Father Corrigan and endeavor to induce him to apologize. To this proposal Father Corrigan makes the following reply:

"Right Reverend Dear Bishop: Having received kindly suggestions from mutual friends, who have consulted you and extended to me advice that I highly appreciate, I am glad to yield whatever may be justly expected from me to put an end to this controversy. Nothing will give me more annoyance than to have been guilty of violating Nothing will give me more annoyance than to have been guilty of violating the respect due to you and also to the most reverend metropolitan Arch-bishop Corrigan, and wherever I have unintentionally gone beyond the proper bounds, I hereby express my regret for it, and pray both of you to overlook it. I believe that you have tried to be just in the administration of your diocese, and I am satisfied that whatever misand I am satisfied that whatever mis and I am satisfied that whatever mis-takes you may have made did not pro-ceed from malice. As regards the future you need have no apprehension that I have any intention of attacking yourself or your government in the papers. Your servant in Christ, "Patrick Courge AN"

"PATRICK CORRIGAN."

Bishop Wigger acknowledges the receipt of Father Corrigan's letter in the following communication: following communication:

"SETON HALL COLLEGE, SOUTH ORANGE, N. J., Dec. 17.—Dear Father
Corrigan: I hereby accept cheerfully
the apology that you have written, and
which very Rev. Dean Flynn and Father Cody have just brought to me. 1 hereby discontinue the trial and wish you every blessing. Yours very sincerely,

W. M. Wigger,

"Bishop of Newark."

## CAUGHT AT MOBILE.

MOBILE, Ala., Dec. 17 .- On the arival of the 12:20 a. m. train from New Orleans today the police arrested Mrs. Annie Murphy, stepdaughter of ex-Representative Andrew McRae, of Perham. Minn. now of Spokane, Wash. She is wanted for forgeries amounting to \$1,500 on the St. Cloud, Minn., banks, through the Chase National Bank of New York. An associate named K. Berkeley was arrested today, and two other parties, Mrs. E. A. Wolfe and Mrs. M. A. E arle, ware arrested vesterday in Huntsville. were arrested yesterday in Huntsville, the latter having worked drafts through the Chase National bank on the Tacoma bank to the tune of \$2,947. Mrs. Murphy says nothing except that she got the money and knows nothing of the for geries. She is very young and attract ive, and takes her situation cheerfully. She and Berkeley are held to await the action of the authorities.

Captured a Pepper Thief. JEFFERSON CITY, Mo., Dec. 17.-Joseph Blair, captured here a few days ago with a number of diamonds in his possession has been identified as the man who, on the 11th inst. at Dallas, Tex., threw pepper in the eyes of a clerk in a jewelry store and stole a tray of valuable diamonds. The chief of the Dallas police is here awaiting a re-

quisition on which to take him to Texas. Infested With Highwaymen. CLEVELAND, Dec. 17 .- Highwaymen and robbers are terrorizing this city and the eastern part of Allen county. Thursday night Martin Clem and William Lippencott were seized, bound and their houses ransacked. Everything of value was taken. Another farmer named French was relieved of his valuables. Leslie Harrod was held up in the road and robbed of a gold watch and all his money.

Pardoned a "Lifer." COLUMBUS, O., Dec. 17 .- Venduth D. Washburn was yesterday unconditionally pardoned by Gov. McKinley after serving twenty-two years of a life sen-tence. In July, 1870, Washburn kided his wife's cousin, Charles Pepples, for despoiling his home and outraging his wife. He was convicted of murder and sentenced for life.

Arrest of a Confidential Clerk. PITTSBURG. Dec. 17. -Ernest F. Eckert, confidential clerk for H. B. Rea & Co., pork packers, was arrested this evening charged with the embezzlement of from \$10,000 to \$20,000. The thefts are said to extend over a period of five

Placed on the Calendar. WASHINGTON, Dec. 17 -Mr. Breckenridge (Dem.), Kentucky, from the committee on appropriations, reported the fortifications appropriation bill to ine house today, and it was placed upon the calendar. He gave notice that he would ask for its consideration Jan. 5.



Church Burned. Special to the Glob FARGO, N. D., Dec. 17 .- The new Unitarian brick church was partly

#### gutted by fire this evening. The los was \$1,000. The church was used for the first time last Sunday.

Died of Winter Cholera. HELENA, Dec. 17 .- The Box Elder Special to the Globe.

CALEDONIA, Minn., Dec. 17.- At his quite a stir among the wage-earners case is looking better for the Democrats. It was expected a decision would be handed down this morning, but the court instructed the attorneys for the Democrats to amend their demurrer by inserting in it the eight names of voters at Box Elder precinct whose names did

#### Heir to \$6,000. ot appear in the registration of the district. Arguments will be heard on Knapp, editor of the Leader, of this city, received a letter yesterday notify-DATE FOR TRIAL SET.

ing him that he had fallen heir to about \$6,000, left him by an aunt who recently died in Boston, Mass. The Legal Contest for the Davis BUTTE, Mont., Dec. 17 .- The hearing of the application of the contestants for another trial in the Davis will case E. Bowers, for eight years editor of the Hillsboro Banner, today sold that paper to Alvin Schmitt, late of the Grand came up before Judge McHatton today. By agreement, May 8, 1893, was fixed as the date for the begin-

# Forks News, for \$4,000.

ning for the trial. The annual report of James A. Talbott, special administrator of the estate, was filed. It showed the cash on hand to be \$1,007,398. The chief expenditures of the year were for taxes, the amount of taxes on the big estate being \$33,588. St. Dennis; J. Deliatte, J. Stone, Murray Hill; Thomas Lowry, Clinton Morrison, Fifth Avenue. St. Paul—C. W. Cox, Imperial; M. A. Godfrey, Holland; P. S. Macgowan, Murray Hill. Duluth—S. C. Hamon, J. Shea, Metropolitan; E. Hartmann, Imperial; G. Speneer, Holland. Senator William D. Nachber, or Minagore is at the Mills. Vashburn, of Minnesota, is at the Fife

## ARE MEN-OF-WAR.

Canada's Alleged Revenue Cutters Armed With Heavy Modern Ordnance.

Every Lake Port of the United States Would Be at Their Mercy.

child in an unused cistern. The coro-ner's jury found that the child had come to its death by strangulation on or about the 15th of December at the TOLEDO, O., Dec. 17 .- The Blade to right published a long article descriptive of the three English alleged reve ands of its mother, Bertha Beiter. nue cutters now lying in Owen Sound When found a cord was four times on the south shore of Georgian bay. around its neck. The girl has been ar-These vessels, which are named the Petrel, the Constance and the Curlew. are, according to the Blade's representative who visited the place, men SIOUX FALLS, S. D., Dec. 17 .- Rev. of-war, any one of which is capable H. Price Collier, the famous Unitarian of knocking into splinters all the livine of Brooklyn, is in South Dakota floating armament which the United perfecting a ninety days' residence pre-paratory to commencing an action for divorce. He is now hunting in the States now has on the great lakes. The divorce. He is now hunting in the Black Hills, but will return to Sioux Falls shortly and will begin his action. and 25 feet beam, with a draft of les than 10 feet. They are capable of running through the smallest canal in the lake system, and their armament is the Desertion is said to be the cause alleged. There is nothing sensational in the most complete of its kind known to modern naval warfare. Each vessel has three Maxim-Nordenfeldt fourteen-pounder rifles, capable of doing execu-Liabilities Large, Assets Small. MILWAUKEE, Dec. 17 .- According to tion at 6,000 yards and of piercing four inches of soid steel. In addition each vessel has four rapid-firing Hotchkiss Receiver Smythe's report the Equitable

current money, and is indebted for guns The fleet, which is under the commerchandise and rent in the sum of between \$400 and \$500. The receiver says the assets cannot be accurately estimated, but thinks they will not yield over \$6,000. The face value of the stock, according to the books, is between \$55,000 and \$30,000. mand of Lieut. Commander McGregor, is manned by British sailors, and orders are received direct from the British admiralty office in London, and the Can adian officers have nothing whatever to do with them. The old man-of-war Michigan, which alone upholds the flag of the United States on the great lakes, is, according to the Blade, of no use on land or sea, and the three revenue cutters, Andrew ALBANY, Or., Dec. 17. - About 5 the three revenue cutters, Andrew Johnson, Perry and Fessenden, will be clock yesterday morning Fred Reis saw a bright meteor approaching from of even less utility in time of war. There is then, the Blade declares, abhe southeast. It was traveling very solutely nothing to prevent the Eng-lish laying in ashes every lake port in the states. Chicago, Cleveland and Detroit would be, in case of war, forced to surrender within forty-eight hours. rapidly and with a rushing sound fell into the street, followed by a wake of bright sparks. Reis hastened to the spot where it struck the earth, and ound a rock about fourteen inches in circumference. It was still very hot and charred the board upon which it The cruisers have been placed in Owen sound, it is alleged, to prevent the "States" from feeling too secure. was placed. The rock had the appearance of a volcanic production.

## HATHAWAY IS FREE.

Special to the Globe.
CROOKSTON, Minn., Dec. 17.-C. L. The Husband of Messick's Paramour Secures a Divorce. Cummings, the man who sold wheat for CLEVELAND, O., Dec. 17.—The husband of Mrs. Alfred G. Hathaway, the woman who was with Messick during the debauch which ended with his sensational suicide at a Chicago hotel last fall, was granted a divorce today. Mr. A counter was taken by the strickers fall, was granted a divorce today. a large number of farmers in this county proceeds, was tried today and convicted of grand larceny. The case has been appealed to the supreme court, and the prisoner was not sentenced. sational suicide at a Cineago noter last fall, was granted a divorce today. Mr. Hathaway, who is only twenty-eight years old, and the members of his house-war old, the story of the woman's fall.

A counter was taken by the strickers this afternoon. They pray the court to overrule the arbitrary action of Receiver Comer and reinstate them in the road's Comer and reinstate them in the road's control of the counter was taken by the strickers of the strickers of the counter was taken by the counter has a luxurious home, his wife preferred the society of fast men and women, and was away from her husband and baby for days and nights at a time. At least the suspected here. MANKATO, Minn., Dec. 17 .- The trial of Charles Irown for killing Elis Gustatson in Nather's brickyard in Sepfor days and nights at a time. At last he suspected her and watched her, and she left Cleveland, ostensibly to go to tember, 1891, closed today. The jury returned a verdict for acquittal on the ground of self-defense. Mrs. Kuester's case will begin Monday morning. her father, for the purpose of becoming a better woman. Instead, she went to Cincinnati, and thence to Chicago, her Another Whaleback Launched. presence and actions there being re vealed by Messick's tragic death WEST SUPERIOR, Wis., Dec. 17 .is now with her father, at Green-Barge 127, the last whaleback of the ville, Pa.

Novel Scheme Being Discussed by Leaders of the Labor Organizations.

#### It Is That Unionists Shall Withdraw Their Funds From Savings Associations.

CINCINNATI, Dec. 17 .- A movement is

home in the town of Brownsville, Rich- and business men of the country when ard Smith, a quite noted musician, well the details are made public. The known as Blind Richard, died of winter scheme is being discussed quietly, cholera. He was sick since Thanks- and data is being gathered by a few leading trades unionists, and no one but trusted members of organized labor have been admitted to the conclave. ELK POINT, S. D., Dec. 17.-B. F. The promoters did not meet with much encouragement at first, but the idea has steadily gained ground, and now hundreds of workingmen are among its supporters, eager for a chance to give it subsorters, eager for a chance to give it a trial. The movement is designed to prevent a repetition of the disasters which followed closely upon the lock-out at Homestead, the Buffalo railroad

out at Homestead, the Buffalo railroad strike and the miners' strikes in Tennessee and Idaho.

It is proposed that when a strike becomes necessary or a lockout is precipitated by a corporation against unionists, that a general order shall be promulgated calling upon every union man in the country to withold from circulation all funds that he may possess and control, so as to cause a stringency in usiness men of the United States to bring such a pressure to bear upon the corporation having a strike on its hands that it will be forced to yield to the de-The plan, when put in operation

mands of its employes, or show a dispo-sition to settle the differences between will be far-reaching, and the effect, it is claimed, will be felt in every branch of trade throughout the land. Said a trade unionist on the subject: "Heretofore when a big strike or lockout has been inaugurated we have found ourselyes on the outside of the shops or works idle and without an in-

come, consuming our savings or sub-sisting upon strike benefits or starving. Under the proposed plan we will be at work earning wages. We will withdraw our savings from building associations, banks and other like institu-tions and hoard our current wages. The large funds of the vrrious international and national bodies will be withdrawn with the other money. We are informed that the business of this country is transacted on a money circulation. in coin and paper, of about \$40 per capita, and, taking everything into consideration, we think we can smash things more successfully this way than by any strike or boycott. I don't think the militia would be of much avail in such a state of affairs. Another thing. If a financial crash should be precipitated on us our savings would be safer in our way, pockets than in any savings or own pockets than in any savings or banking institution."
"Of what benefit will this be to the trade unionist? Will not the hard times

consequent on a financial crash be felt more by them than by the rich?"

"Not necessarily. Heretofore, when a few speculators have cornered the money and a crisis precipitated, the wage-earners have been caught without any money in their possession, and the any money in their possession and the failures of banks and savings institu-tions have absorbed their hoardings. This time they will be the moneyed men and will be enabled through joint stock companies to become owners of factories, shopst etc. Who knows but what we will be able to convert the bullionists to the tenets of greenback faith? I

#### CONFLICT WITH UNCLE SAM. Georgia Central Striking Telegrapers Arrested.

MACON, Ga., Dec. 17.-The telegra-

believe this scheme is well worth the trial."

phers' strike on the Central Railroad of Georgia has assumed a serious aspect. Two of the strikers, J. W. Stephens and Mr. Haggard, have been arrested, charged with contempt of the United States circut court. The charges against Stephens were preferred by Trainmaster W. P. Epherson, and those against Haggard by Judson Manuel. Stephens is charged with joining in an illegal conspiracy, formed between D. G. Ramsay, grand chief of the Order of Railway Telegraphers, and Deputy Grand Chief Tobey, to embar-rass the court in the management of the Central road, now under its control. The charges against Haggard are

### Movements of Steamships, Mew York-Arrived: Pocasel, Liverpool. Queenstown - Arrived: Wyoming, New

LIZARD-Passed: Westernland New York for Antwerp.

## STORY OF ONE COOK.

Beatty, the Alleged Homestead Poisoner, Held for Trial.

Damaging Testimony Given at the Hearing by One of the Cooks.

Master Workman Dempsey Implicated in the Plot by the Witness.

Testimony Also Given by Some of the Alleged Victims.

PITTSBURG, Dec. 17 .- The hearing in the case of Robert Beatty, charged with baving been a party to a plot to poison non-union men employed in the Car-negie steel works at Homestead, was held at the office of Alderman McMasters this afternoon. "I will hold the defendant for trial at court," was the decision of the alderman after hearing the testimony of half a dozen or more witnesses.

The little office was thronged when, at 2:50 o'clock, the alderman directed the case to proceed. Attorney Brennan appeared for the defense and E. Y. Breck for the prosecution. Patrick Gallagher, the confessor, was not present. J. M. Davidson, a steamboat cook, was the first witness. He stated that in August, in company with Gallagher, they met Beatty in Pittsburg.

"It was understood," he said, "that we were to go to Homestead as cooks and were to take something with us to put into the food given the non-union men, in order to make them sick and

render them Unfit for Work. Beatty took us to the Knights of Labor headquarters, where we met Master Workman Dempsey. Gallagher and Dempsey did most of the talking. Beatty suggested dosing the men with croton oil. I said no. Dempsey said he knew a powder which would be better. He said he had used these powders in Chi-

said he had used these powders in Chicago and he had broken a strike in four days. It is not dangerous, Dempsey said. He would guarantee us \$50 and our expenses. We got no powders that day. We then left the hall together. Beatty said we were each to get \$50 and a gold watch and chain if we went. Gallagher went to Homestead two days after that. I went up Sept. 22. Beatty gave me some powders to take to Gallagher. There were nine in the package, and I gave them to Gallagher. I don't know whether they were used. Before that It is proposed that when a strike becomes necessary or a lockout is precipitated by a corporation against unionists, that a general order shall be promulgated calling upon every union man in the country to withold from circulation all funds that he may possess and control, so as to cause a stringency in the money market and thus compet the business men of the United States to Successfully, and wanted more. Dempsey said he would get more. Dec. 11 asked Beatty what was in the powders. He said rhubarb, snuff and other things. He did not say who furnished them. While we were talking he mentioned Lynch, Crawford and Dr. Pur-

## Stuck to His Story.

man.

Mr. Brennan gave him a severy crossexamination, but did not shake his story in any particular. He insisted that he had not administered any poison to the men. He said he was arrested late in November, and taken into the school house building and sworn, and told the he had just told, and was released. Detective J. H. Ford testified to hearing Beatty describe the powders, and Gallagher say: "Tom Brady suggested using croton oil." Louis Wolfers, steward of the Homestead mill restaurant, testified to the serious and rapid increase of illness among the men after Gallagher's em-ployment; that himself and wife were yet suffering from its effects. His wife, he thought would die. W. E. Bullock and Joseph Leslie, pay roll clerks, also suffered from the drugs and testified to its effect upon them.

Mr. Brennan then endeavored to se-

cure the release of his client, but the alderman held him for court in \$5,000 Mr. Brennan thought this amount excessive, and was directed by the alder-man to go into court on Monday and

ask the court to fix the amount.

Master Workman Hugh Dempsey,
District No. 3, Knights of Labor, against whom witness Davison in the Beatty hearing before Alderman McMasters today made serious statements, was asked tonight for a statement. Mr. Dempsey carefully reviewed the testi-mony of all the witnesses and then re-marked: "At present I have nothing o say. I prefer to remain silent until the proper time for me to speak on this

## A "GREEN GOODS" PRINTER. Police Make a Good Haul in a

Printing Office. NEW YORK, Dec. 17. - The police New York, Dec. 17.—The police raided the printing establishment of Eugene H. Marvin, at 482 Eighth avenue, yesterday afternoon, and captured three truck loads of green goods literature. Marvin, the proprietor of the place, was not caught, but three of his men were arrested. Marvin is said to have been doing the printing for all the big green goods operators in the the big green goods operators in the country. Within the building two country. Within the build cylinder presses are in operation stacks of circulars already printed were posted up about the room, and the presses were running off more at a rapid At least 175,000 circulars were found in the room. Many electrotypes and forms were found ready for use. On the ground floor were stored and ready for shipment circulars, telegrams, imitation type-written letters, and bogus newspaper clippings, in fact all the paraphernalia of the trade, to the num-

#### END OF THE COOLEY CASES. Some Acquited, but More of Them Convicted.

Uniontown, Pa., Dec. 17 .- The jury n the case of the Cooley family, charged with receiving stolen goods, rendered a verdict acquitting Lute Cooley, the father, and convicting Mrs. Cooley and the three children, Hattie, Lidia and Russell. In the case of John H. Pas-torius and his daughter Lidia, known as the "Queen of the Cooleys," a verdict of guilty of receiving stolen goods was returned. This winds up the Cooley cases, except one charge of robbery against David, a member of the gang who has already been convicted of enough to send him up for a long term. It is probable that this case against him will be dropped.