

THE OMAHA BEE.

COUNCIL BLUFFS. OFFICE: - NO. 12 PEARL STREET.

Delivered by Carrier to any part of the City. D. W. TILTON, - MANAGER.

Telephone Office: - No. 43. Night Editor: - No. 15.

MINOR MENTION.

N. Y. Plumbing Co. Council Bluffs Lumber Co. coal. Craft's chertal looms, 304 Sapp block.

The Ladies Aid society of St. John's Episcopal church meets tomorrow at 7 p. m. at the residence of Mrs. Williams, 516 Commercial street.

The funeral of the late Martha Paul occurred yesterday afternoon from the residence, 1101 Eighth street, at 2 o'clock. Rev. Crofts officiating. The remains were interred in Walnut Hill cemetery.

The regular council meeting of Pottawattamie county, No. 21, occurred last evening. The meeting was held in their regular room, corner of Broadway and Main street, at 7:30 o'clock, for work in the adoption of a resolution to be presented to the state.

Justice Hammer heard the testimony yesterday in the case of Dick Webster, charged with robbing Goldstein's saloon Sunday night. The case is a very unusual one in its nature, and although damaging to the defendant, it was not enough so to warrant binding him over to the grand jury and he was discharged.

Marriage licenses were issued yesterday to the following parties: J. F. Stoker and E. L. Thomas, both of Pottawattamie county; J. H. Smith and M. J. Agnes, both of Pottawattamie county; J. H. Agnes, both of Pottawattamie county; J. F. Adams and Bernice Riccaugh, both of Council Bluffs.

I. O. O. F. All members of Rebekah lodge No. 2 are requested to meet at 7:30 o'clock this evening at 730 to make arrangements to go to Glenwood. By order of captain.

Reiter, the tailor, 310 Broadway, has all the latest styles and newest goods. Satisfaction guaranteed.

Jarvis 1877 brandy, purest, softest, best.

PERSONAL PARAGRAPHS. Miss Ragdale has returned from Chicago. F. S. Stelling returned to Chicago last evening.

J. M. Evans returned yesterday morning from California. Lucius Wells left last evening for Canton, S. D., on business.

D. A. Farrell returned yesterday afternoon from a western tour. J. H. Fulkerson was in the city yesterday on business.

I. M. Treynor and wife left for Des Moines last evening, to be gone two or three days. Colonel R. C. Hubbard, who has been spending a few days in Council Bluffs, leaves this morning for Des Moines.

J. M. Harbour, a merchant of Tabor, was in the city yesterday on his way to Chicago. He will visit at Des Moines and take in the state convention.

John Welch, who has been with Metcalf Bros. for the past six years, is about to leave for Idaho, where he has accepted a position with a prominent clothing house.

E. F. Hart and J. D. Edmundson have gone to Des Moines to attend the republican state convention, where they are expected to be the Pottawattamie county delegation will leave this morning.

Mr. L. B. Gorham, the stock agent of the Chicago & Rock Island, is about to leave for Des Moines to look up his business. His household goods were shipped yesterday, and today he and his family leave for their new home.

We have our own vineyards in California. Jarvis Wine company, Co. Bluffs.

Swanson Music Co., Masonic temple.

Wells May Resign. The result of Monday's election has left President Lucius Wells of the school board in such a position that he is able to sympathize with the offer to resign.

The fact is, he is able to sympathize with the offer to resign to cut in a strange way. He is able to sympathize with the offer to resign to cut in a strange way. He is able to sympathize with the offer to resign to cut in a strange way.

Dissection Among the Heirs. Emma Castle commenced a suit in the district court yesterday against Ann Penn to compel her to execute to the plaintiff a deed for an eighty-acre tract of land.

Military Removal. Misses Sprink & Pearson have removed their millinery parlors from Broadway to 19 South Main st.

Jarvis' wild blackberry is the best.

MUELLER PIANO AND ORGAN CO., 103 Main St., Council Bluffs, Ia.

Avoca's Postmaster Went Wrong. The town of Avoca in the eastern part of the county is torn to pieces by a sensational affair which has been brewing for a month past.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

NEWS FROM COUNCIL BLUFFS.

Fred Kissell Will Serve a Term in the Penitentiary.

HE WAS CONVICTED OF ROBBERY. Decision of the Jury in the Case Believed to Have Terminated a Career of Petty Crime Extending Over a Period of Ten Years.

The trial of the case of the state against Fred Kissell on the charge of robbery was resumed in the district court. Considerable evidence was introduced on the side of the defense and the case was given to the jury at about the hour of noon adjournment.

When Kissell's case was disposed of the bases corpus of Charles F. Wilson, the Boston storekeeper, against Sheriff Hazen was put on trial. Officers Louch, Wells and Beckwith, who arrested Wilson and his pal, McDermott, were introduced and testified to the facts that had come under their notice, together with a number of other eye-witnesses.

The case of the state against E. R. Rowe was resumed in the district court. Sheriff Hazen is charged with having sold a lot of goods for the firm of W. S. Edwards & Co. of Des Moines, for whom he was acting as Council Bluffs agent, and for turning over the proceeds, which amounted to about \$164. He is charged with embezzlement. The jury was empaneled and the first witness testified, for which court adjourned until this morning.

Some judgments were rendered by Judge Thornell yesterday in the district court. The following is a list of the plaintiffs and the amounts of the judgments awarded: American Rubber company, \$1,639.25; Nickey Bros., \$214.30; Worthington company, \$576.41; St. Hart's Hardware, \$1,812.25; Holtz Cutting tools, \$1,077.35; Lehman & Clark, \$193.78; Langford Bros. & Co., \$259.50; D. A. Bell, \$1,000.00; V. H. Latholchid & Co., \$208.58; Troutman & Co., \$1,213.07.

A Lightning Strike. Prof. Hooley of New York, who is making a tour around the earth exhibiting his wonderful skill with his brush and palette, will spend Wednesday afternoon at the Boston store, Council Bluffs. He will use one of the large show windows for his studio and will perform some feats in oil painting, that will be simply astounding.

Prof. Hooley of New York, who is making a tour around the earth exhibiting his wonderful skill with his brush and palette, will spend Wednesday afternoon at the Boston store, Council Bluffs. He will use one of the large show windows for his studio and will perform some feats in oil painting, that will be simply astounding.

Dissection Among the Heirs. Emma Castle commenced a suit in the district court yesterday against Ann Penn to compel her to execute to the plaintiff a deed for an eighty-acre tract of land.

Military Removal. Misses Sprink & Pearson have removed their millinery parlors from Broadway to 19 South Main st.

Jarvis' wild blackberry is the best.

MUELLER PIANO AND ORGAN CO., 103 Main St., Council Bluffs, Ia.

Avoca's Postmaster Went Wrong. The town of Avoca in the eastern part of the county is torn to pieces by a sensational affair which has been brewing for a month past.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

Money to loan. Lowest rates. Johnston & Van Patton, Everett B. oak.

Another case of domestic violence was told in a petition which was placed on file in the office of the clerk of the district court yesterday afternoon. L. A. McDonald is the plaintiff and he asks a divorce from his wife, Mary S. McDonald.

AT THE HEAD OF MILLIONS.

President McCall of the New York Life Insurance Company Banquetted.

The Omaha club and several prominent business men gave a magnificent lunch to President McCall of the New York Life Insurance company at the club yesterday afternoon. It was a representative gathering of business men. Thirty gentlemen were in attendance.

Dr. Miller acted as toastmaster. In the course of a short speech he said he felt highly complimented by the presence of a gathering of the most prominent citizens of Omaha in response to his invitation. He was greatly surprised when he met the new president of the New York Life Insurance company to find him a comparatively young man, and not only surprised but delighted that he was the associate and co-worker of men high in position in state and national affairs whom he (Dr. Miller) had known and admired.

Mr. McCall said he felt highly gratified at this warm reception and expressed himself as being greatly pleased with what he had seen of Omaha and of its pushing, energetic business men. He referred freely to some of the eminent Knickerbockers with whom he had been associated during his long career, referring to his recent assumption of the office of president of the New York Life, he stated that he had accepted the position entirely untroubled from any consideration of the race which he had to run.

The case of J. W. Kitchin against Henry A. Eastman, involving the possession of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

Mr. Eastman, who is the owner of the Paxton house, called up before a jury yesterday afternoon in Gibson's court.

WORK WAS ON THE BOARD.

The communication was then placed on file.

Mary E. Simons, principal of the Cass school, is a communication, stating that her school of the Cass school, which she had purchased a flag, she requested that the board erect a flagstaff on the school building. The communication was placed on file.

The school committee made a report on the resolution to provide all school buildings with flagstaffs, and submitted figures, leaving the board to decide for itself whether or not the case should be provided. It was shown that fifteen schools would have flags floating and that the cost of the erection of staffs in yards would be from \$35 to \$70, according to the height of the poles. The cost of staffs on roofs was estimated at about \$45 each and flags ranged in price from \$7 to \$20.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

By resolution of the board it was referred to the committee on property and buildings to cause a staff to be erected. The committee on property and buildings was deferred until another meeting.

INJURIES AND INSTATED THAT THE CUT ON HIS HEAD WAS CAUSED BY A FALL.

SEVERE FLOW DROVE COURTS.

Pathetic Story of the Destruction of a Happy Nebraska Home.

YANKTON, S. D., March 15.—[Special Telegram to The Bee.]—The late Mrs. Van Allen left Yankton today for Hartington, Neb., to be present at the trial of a suit for divorce which her husband, Ross Van Allen, has instituted against him on the ground of cruelty and abuse. Van Allen and his wife were for fifteen years numbered among the most respected and prominent citizens of Yankton, but now their home is a wreck, their 15-year-old daughter has been ruined and E. N. Lathrop, who is accused of wrecking the home and betraying the daughter, is recovering from a bullet wound in the left thigh inflicted by a revolver in the hands of Archibald Van Allen, which gentleman has deposited in his possession which suggests that Ross Van Allen is either a lunatic or a bloodthirsty monster without one spark of humanity left in that infernal breast.

The case was called today at Hartington, and a motion to set aside an injunction restraining Van Allen from selling his property was argued. Van Allen has been indicted in this county for shooting Lathrop, but his attorney has filed a motion to set aside the indictment of County judge, Nebraska, which charged the number of grand jurors from sixteen to eight is unconstitutional and the indictment is therefore illegal.

End of the Williams Case. RAPID CITY, S. D., March 15.—[Special Telegram to The Bee.]—The Williams divorce case was ended this afternoon, no argument being made by the attorneys. The wheel of the four days have been taken up with hearing witnesses and reading depositions. Beside the principals in the case and their relatives, a number of attorneys and witnesses were present from Rochester, N. Y. It was the desire of the defendant that no divorce be granted, but yesterday afternoon by her attorney she was granted a divorce and a cross bill for a divorce, and the question of her home residence in South Dakota was therefore waived today.

MANHOOD RESTORED. A new and complete treatment, consisting of a series of exercises, is now being given to the afflicted. It is a simple, safe and effective method of restoring the system to its normal condition. It is a new and complete treatment, consisting of a series of exercises, is now being given to the afflicted. It is a simple, safe and effective method of restoring the system to its normal condition.

Bofo and After. A new and complete treatment, consisting of a series of exercises, is now being given to the afflicted. It is a simple, safe and effective method of restoring the system to its normal condition. It is a new and complete treatment, consisting of a series of exercises, is now being given to the afflicted. It is a simple, safe and effective method of restoring the system to its normal condition.

Settled It Out of Court. PLATSMOUTH, Neb., March 15.—[Special Telegram to The Bee.]—About a month ago Lloyd S. Wilson filed a petition for divorce from his wife Julia on the grounds of desertion. The wife refused to sign a consent to the divorce, and the case was set for trial.</