

tainment. He testified that he told Sergt. Hager about six weeks prior to the ball that enlisted men would not be allowed to dance at the ball in uniform. Lieut. Shiras stated that Capt. Hardenbrook never told him to spread the news that enlisted men would not dance at the ball in uniform. Sergt. Hager made the same statement. Col. Judd was the next witness recalled.

"Col. Judd," asked the court, "did you ever tell Capt. Hardenbrook that you had to place him under arrest to screen yourself?"

"No, I never did."

"Did you not know that some of the newspapers had articles in type reflecting upon you in an uncomplimentary way, and did you not ask Capt. Hardenbrook to have such articles suppressed?"

"I did not," answered Col. Judd.

Capt. Hardenbrook being recalled said that he had conversations with Col. Judd in his office in which the latter said he was sorry but he had to arrest him, for he had heard that there was to be an attack on himself and he was obliged to take the step to silence public talk. The court adjourned till Friday at 7:15 p. m.

#### SIGNIFICANCE OF AN ASTERISK.

##### A Naval Step Taken by the Old Tippecanoe Club.

The Old Tippecanoe club met yesterday at the Grand Pacific under the Presidency of Henry Sayrs and adopted a resolution which arranges in advance for one of the details of the funerals of members. This resolution authorizes the printing of a new roster of the members a star to be placed before the name of each one who desires that the club in a body shall attend his funeral. By this arrangement when the members see by the daily papers that one of their number is dead the roster will inform them whether or not he desired their presence at the funeral.

Chairman Burroughs of the Committee of Necrology reported the death of W. H. Bradley and R. M. Hough. Eulogies were delivered by the Rev. Leroy Church, ex-Senator Cheney Ames, Dr. J. W. Harmon, and others. A resolution honoring President Harrison for a second term, introduced by W. S. Elliott, was made a special order of business for the next meeting.

#### DR. WISCHNEWETZKY UNSUCCESSFUL.

##### His Wife Is Awarded the Custody of Their Three Children.

Mrs. Wischnowitzky won a victory at the hands of Judge Baker yesterday. He awarded her the custody of three children for whom the doctor has been fighting, and the doctor will return to New York empty-handed.

The decision was given late last evening after the court had heard evidences all day. The most interesting testimony was that of the doctor. He denied having borrowed money from his wife before they were married, because he explained that she had no cash. He denied many of the alleged acts of cruelty and said his wife had changed greatly from the time three years ago when she had written that she loved the ground he trod. He professed great love for his children and declared his inability to live without them. He proved himself a voluble and excitable witness, but succeeded in keeping himself within bounds.

After the Judge had decided against him he moved his lawyer to plead for the custody of the eldest boy, but Messrs. Weckorshaw and Gilbert successfully combated the new diversion. After a painful parting with the children the doctor left the court without glancing at his wife.

#### ANOTHER KEELEY INSTITUTE OPENED

##### The Design of the Enterprise Is to Benefit Needy Patients.

Under the auspices of the Mutual Medical Aid Society a Keeley Institute has been opened in this city at No. 42 South Curtis street, which will be under the supervision of Dr. Leslie Keeley. The new home was taken possession of March 15, and has been thoroughly renovated. Its equipment is plain. There has been no undue expense incurred, as it was established by Dr. Keeley for the benefit of sufferers who need to be treated at a nominal cost. It is a three-story building, capable of accommodating twenty-five patients, and is to be supported by the subscriptions of prominent business-men in this city. Members of the Medical Aid Association will alone be admitted to this institute. Aside from their membership fees they will pay their board, which will be based on the cost of supply.

The institute was opened yesterday with six patients and within a short time the management expects to have all it can accommodate. Dr. D. H. S. Tutthill, a nephew of Judge Tutthill and a graduate of Rush Medical College, is in charge; and T. C. Biggar, formerly County Treasurer of Greene County, Ia., is the manager. Both were formerly in the Keeley Institute at Dwight.

The home was secured only to meet the present needs and arrangements have been made by which, if necessary, it can be connected with the adjoining houses on either side. This will greatly increase the facilities. In fitting it up Dr. Keeley has insisted that only his own medicine tables and cases should be used, and these he has furnished. The home is comfortable in every particular; and, outside of the individual care of inmates, the cost of maintenance is provided for by subscription from the following men:

Luther Lafin Mills, Melville E. Stone, P. D. Armour, Joseph Medill, A. J. Stone, C. K. G. Billings, William H. Rand, H. W. Rogers & Bros., Judge O. H. Horton, Thomas Kane, William J. Chalmers, Marshall Field, Sprague, Warner & Co., James W. Ellsworth, R. W. McClaughry, Byron L. Smith, Charles H. Schwab, J. H. McVicker, Judge R. S. Tutthill.

#### HARDENBROOK STILL ON THE STAND.

##### The Testimony That Was Given Yesterday at the Court Martial.

At the Hardenbrook court-martial yesterday afternoon Capt. Hardenbrook was again called to the witness-stand. He denied that he had said to Mr. Grossman that he wished a subscription for a new stand of colors, the old colors having been burned. He stated that he did not remember ever having told Sergt. Hager that the men of Company C were to be assessed \$2 each for the expenses of an enter-