TIGHTER HOLD ON THE PURSE

Finance Committee Urges City Council to Assume Control Over All Expenses.

NOT AWED BY CITY ATTORNEY'S OPINION

Exclusive Administration by Boards Inconsistent with the Theory of Local Self Government-Bounden Duty of Councilmen.

During the present year there has been a decided tendency on the part of the city council to extend its authority over the various departments of the city. Except in a few particular instances the previous councils have proceeded on the principle that the affairs of each department which were governed by a board were exclusively in the hands of that board. This had especial reference to the employment or dismissal of employes and the regulation of salaries. But in connection with the retrenchment recommendations of the finance committee some effort has been made to bring these matters under the control of the council. The committee took the ground that since the council had to foot the bills it should decide as to the manner in which the money was to be expended. It endeavored to apply this principle to both the Board of Fire and Police Commissioners and the Board of Health, but in each instance the city at-torney decided that the regulation of the affairs of these departments was exclusively vested by the charter in the board of con-

In submitting an ordinance governing the Board of Health at Tuesday night's meeting of the council the committee, for the first time, took point blank issue with the city attorney and laid down the principles on which it pro-posed to proceed. These were stated as follows:

A word has been said by any of them, however, and they are taking their medicine like men. On being questioned they know nothing about the matter, and it is impossi-

In favorably reporting the ordinance herewith we desire to give our reasons in writing in order to be clearly understood. In view of the message of the mayor at the recent meeting of the city council returning the that concurrent resolution providing for the dis-bursement of public funds by the Board of the issue has been made between the legislative and executive departments. If the lines can be agreed upon and clearly established there will be no future occasion for friction, and the public interest will be subserved thereby.

This question represents a principle of local self-government which involves the right of the people to govern, and the question can never be settled until, like all im-portant questions, it is settled right. We disclaim any intention of interfering with any of the legitimate functions of either the boards or the executive departments, but we contest every inch of ground in what we believe to be an invasion of the rights of the people as represented in the legislative

TWO THEORIES DISCUSSED.

There are two theories of municipal government in vogue in our city today. One is by the people through the city council, where responsibility is vested and where the people have an opportunity to sit in judgment upon the acts of at least one half of their public servants every year, and all

of them every two years.

The other is by creating a system of boards, clothed with powers rightfully belonging to the people, which boards, ap-pointed by the governor, district judges or pointed by the governor, district judges or the mayor, assume supposed charter authorty to disburse the public funds as they leem best, and the people are, if this system is to prevail, powerless to pass upon their

For a number of years charter amendments have been constructed evidently upon the latter theory. Under this line of socalled charter authority the Board of Pub-lic Works attempted to reject contracts for public work. But the court very promptly decided that this power was vested in the city council only and such in our opinion will be the decision of every court where the right of local self-government is attempted

to be taken away from the people. of the city council to make the annual tax levy and members of this body in our judgment cannot shift the responsibility of its disbursement on account of the opinion of the city attorney or the opinion of anybody cise. Each councilman is here to represent a constituency, responsible for his actions, and not a dollar can be taken from the public treasury for any pur-pose unless a majority of councilmen vote for it. The limit so wisely provided must be exercised by the members of this council on appropriation ordinances, a fact so well known to business men that not a dollar's worth of material could be purchased by these boards unless they have express authority for such action from the city council. All opinions, legal or councilmanic, are swept away by this well established and duly rec-

SEEKS SUPERVISORY POWER. In our opinion better service could be exted if all appointments in the Board of Health were confirmed by the city council.

We presume that any attorney can take up we presume that any attorney can take up the charter and find ample grounds for ren-dering a decision on both sides of the two lines of city government herein indicated. The city attorney is consistent in that his decisions are in line with the theory "turn the finds ever to the boards and hold them the funds over to the boards and hold them responsible." It is unfortunate that he has strayed away from the principles of local self-government, but such seems to be the fact. He is wedded to the theory of board control and his opinions must be accepted with that understanding.

In an opinion given the comptroller under date September 8, 1893, while the city attorney does not exactly reverse himself he does say in speaking of the boards that the comptroller "in the event of the abuse of such discretion, or furnishing vouchers for expenditures not authorized, or excessive the comptroller would be justified in not including them in the appropriation ordinance."

This is the real point in controversy and in passing an ordinance the city council seeks to authorize an expenditure by the Board of Health in the absence of which, in the language of the opinion of the city attorney,

the comptroller would be justified in rejecting the items of expenditure.

If this discretion is so strongly insisted
upon by the city attorney with reference to
the duty of the city comptroller how can the
members of this city council escape just
criticism for neglecting their plain duty
when it comes to the final act of voting
away the mensy of the people. We cannot.
The vote of the corneliman is the final act
which gives or withholds the money of the which gives or withholds the money of the people, and while preliminaries leading up to this point may be irregular or informal it is right here that the responsibility of councilmen comes in and it cannot be excused in our judgment by reason of a legal opinion as to such preliminaries.

Bronchia Trouble Relieved

"I had a severe attack of Bronchitis. called a physician and he said that I consumption and would not last long, left me some medicine and after it was a He my cough returned. I began taking Hood's Sarsaparilla and have taken six bottles. I Mrs. Sarah Rickard, Abbott, Neb.

Hood's Pills cure sick headache, bilious

Through Service. The Nickel Plate road, (N. Y. C. & St. R. R.,) the favorite line between Chicago L. R. R.) the favorite line between Chicago and the east along the south shore of Lake Eric, bring the shortest line to Cieveland and Buffalo, offers a splendid through car service to all classes of passengers. Magnificent Wagner sleepers and dining car daily on through trains to New York and Boston. For reservations of sleeping car space and further information, address J. Y. Calahan, general agent, 199 Clark street, Chicago, Ill.

Associated Charities of Omnha. Your presence is very earnestly requested. Yours truly, JOHN LAUGHLAND,

WON THEIR BICYCLES BY IT. Two Women Held Up Some Speculative

Men and Profited Thereby. All Fools' day was observed by the eltizens of Omaha with the usual innocent jokes and pranks that catch the unwary, but most of these pranks and jokes were probably forgotten as soon as the day was past. Yet there are quite a number of men in the city, and two women in particular, who are likely to remember the day for some time to come. The women will remember it because they demonstrated that in working a smooth scheme they were fully the equals of men, and furthermore for the reason that as a result of their joke they are the possessors of two high grade bicycles. The men will remember the day because they paid for the

Some time before the first of this month two nice but rather gay looking women visited the merchants on North Twentyfourth and Cuming streets. They were sell-ing tickets for the raffle of two gold watches, which they carried along with them and exhibited. The tickets cost all the way from 1 cent to \$1, according to the number that was drawn. The descriptor was taken was drawn. The drawing was to take place on April 1 in a lawyer's office in a large building in the center of the city. The women were very charming in manner, with just a touch of familiarity, and they sucled in selling a large number of tickets.

On the night of April 1 the ticket buyers

or as many as were able, went to the law office that had been mentioned as the place but they waited around for awhile without entered the mind of one of the victims that been taken in. He whispered his suspicion to a friend and silently took his departure. fact soon spread through the whole crowd and without remark, but with possibly little silent and fervent profanity, all left. The next day the two women were riding the streets on brand new bicycles. They avoided Twenty-fourth and Cuming streets, but they were seen by some of the victims. Not a word has been said by any of them, like men. On being questioned they know nothing about the matter, and it is impossi-

ble to sell a raffle ticket to any one of them But there is an interesting story of how the scheme was worked. It has developed that the two women, one of whom is married, lived in Central Park. It is said that the two watches which they exhibited be-longed one to the husband and the other to the father, and they are now being worn by the rightful owners. The women have vanted bicycles for some time and finally wanted bicycles for some time and finally selected this scheme for obtaining them.

They thought it would be considered an "April foel" joke by the victims and on that account they did not think they would be prosecuted. They reached a correct conclusion, for not one of the victims is willing to confess that he was taken in.

property of E. W. Scott; \$5.79, the personal property of C. N. Powell; \$5.98, personal property of C. N. Powell; \$5.98, personal property of John Casey; \$17.30, personal property of Omaha Tinware Ma facturing company.

The state contended that this total of \$5.

No Change to New York and Poston. The through service offered the traveling public by the Nickel Plate road, (N. Y. C. & St. L. R. R.), is unsurpassed. The perfect lining cars daily on through trains to New York and Boston. For additional informa-tion see your local ticket agent or address J. Y. Calahan, general agent, 199 Clark street, Chicago, Ill.

NOT UNTIL NEXT YEAR.

For the Present the Board of Education Will Let Boundaries Alone. The Board of Education has decided

make no more changes in school boundaries during the present year. This is mainly for the reason that the end of the year is so near at hand that it is not deemed advisable to make the alterations until the

as it was asserted by several members of the board that there were not enough pupils in that locality to pay for the establishment of the school. Consequently the boundaries have never been established and a considerable strip of territory is claimed by both schools. It is now claimed that the Druid Hill principal has been poaching on by Edward Callahan, among others, by virtue of a purchase of several small parcels, the Manuschine Park preserves in order to the Monmouth Park preserves in order to make her school large enough to be perma-nent. As there is no definite boundary there has been an effort on the part of each school to take in as much of the intermediate

The request of the principal of the Commenius school to have its boundaries en-larged has also been sidetracked. There are several unoccupied rooms at Commenius while adjacent schools are overcrowded. Incidentally the addition of each room would mean an increase in the salary of the prin cipal, and for these reasons the principal petitioned the board to change the boundaries. The committee decided that the increase of salary had more to do with the request than the relief of the other schools and recommended a refusal.

HARD TO GET HIS MAN. Strong Fight Being Made to Keep Davis

Out of Holland's flands. Detective Holland of New York, who is it the city after Henry L. Davis, the man who is wanted in New York City for larceny in the second degree, and who was arrested here a week ago, is having some trouble in getting possession of his prisoner. He went to Lincoln several days ago for requisition papers Davis' attorney, however, arrived in the city before Holland, and succeeded in securing a hearing of the case. The time of the hearing was set for Thursday afternoon. Yesterday Assistant County Attorney Day argued before Justice of the Peace Crosby to have another complaint issued against Davis, on the charge of being a fugitive from justice. Davis' atused as a collecting agency when they retained Davis. They claim that the charge against Davis is used for the purpose of getting him New York, there to collect a debt

Ocath of Mrs. O'Keefe. Mrs. Margaret O'Keefe, mother of John A O'Keefe, James O'Keefe, Mrs. R. C. Cushing of this city, Mrs. Robert Fitzgerald of Oklahoma City, Mrs. Nellie Moriarty of San Diego, Cal., Mrs. John W. Flynn of Des Diego, Cal., Mrs. John W. Frynn of Des Moines, Miss Maggie O'Keefe and Mrs. John A. Templeton, died Tuesday night in Chicago at the residence of her son, John A. O'Keefe Mrs. O'Keefe was well known in Omaia and throughout Nebraska. She was beloved by all were fortunate enough to have her quaintance. She was a loving mother and a consistent Christian and her death will be mourned by her children, grandchildren and a large circle of friends. Mrs. O'Keefe was 74 years of age and came to Nebraska in 1870 The funeral will take place in Omaha on nex-

Drilling for the Contest.

The Thurston Rifles are intending to go into camp and rigid training at the Coli soum beginning next Tuesday evening. The members of the company will from that time on drill several hours each night and morning for three weeks. This is preparatory to the departure for Memphis, where the will contest for honors at the encampment. Probably forty-five company National encampment. Probably forty-five representatives will be sent to take part in the Memphis encampment. At present the company is drilling each evening, having secured the services of Lieutenant Van Liew of the examining board. They give an ex-hibition drill May 3.

Looking for Other Jobs.

Five conductors on the lines of the Omaha Street railway received notice that they need A public meeting of the citizens will be not report for duty yesterday. The held in the council chambers, city hall, on Thursday evening, April 4, at 8 o'clock, to aisted in the alleged violation of Rule 9 o not report for duty yesterday. They Thursday evening. April 4, at 8 o'clock, to take into consideration the new plan of relief by work, known as the 'Detroit scheme,' whereby the vacant lots in the outskirts of our city can be utilized for cultivation by the poor, in raising foot for the relief by the regulation governing street railway employes. The rule in question provides that every time a conductor receives a fare he shall ring it up and transfer it to the computer of the poor, in raising foot for the relief by the poor, in raising foot for the relief by the poor, in raising foot for the relief by the poor, in raising foot for the relief by the regulation governing street railway employes. The rule in question provides that every time a conductor receives a fare he required by the regulations governing street railway employes. The rule in question provides that every time a conductor receives a fare he of the regulations governing street railway employes. The rule in question provides that every time a conductor receives a fare he of the regulations governing street railway employes. The rule in question provides that every time a conductor receives a fare he of the regulations governing street railway employes. The rule in question provides that every time a conductor receives a fare he of the regulations governing street railway employes. The rule in question provides that every time a conductor receives a fare he of the regulation governing street railway employes. The rule in question provides that every time a conductor receives a fare he of the regulation governing street railway employes. The rule in question provides that every time a conductor receives a fare he of the regulation governing street railway employes. the wrong pocket and hence they are looking for a job.

ELLER GETS OUT OF COURT

Charges of Embezslement Dismissed Pecause of Faulty Indictment.

STATE THEN ASKED TO FILE INFORMATION

This Was Not Permitted by Judge Scott-Held that Each Alleged Steal Should Have Been Made a Separate Offense.

J. W. Eller, once commonly known the county judge of Douglas county, a title to which he now objects to having used with reference to himself, was again on the carpet yesterday merning before Judge Scott in the criminal court trying to convince the ourt that the indictment returned by the late grand jury against him and endorsed as a true bill should be quashed. Judge Scott was convinced and the case went out of

Among the reasons advanced by Eller in contesting the indictment, on account of which he wished the case dismissed, the most novel related to the designation in the three several counts of J. W. Eller as "county suspicion. Finally, as no one appeared to judge," Attorney Ben S. Baker represented raffle off the watches, the horrible thought Eller and argued that there was no such judge," Attorney Ben S. Baker represented officer known to the law, the official designation instead being "judge of the county Assistant County Attorney Day reprethat the statutes of the state speak of the ofterms were interchangeable, and especially so as the law directs a "county judge" to be lected, among other county officers. Eller failed so far as this contention was con-There were three counts altogether, charg-

ing Eller, as county judge, with criminal acts. The first count charged that he unlawfully and faisely embezzled and converted o his own use certain money as indicated in the subjoined list, being various sums which the books of the county judge's office show were not accounted for: Two dollars and ninety-seven cents, the personal property of H. A. Hobbs; 95 cents, the personal property of J. M. Collamer; \$2.04, the personal prop-erty of August Weiss; 30 cents, the personal property of S. Kallsh; \$1.45, the personal property of E. W. Scott; \$5.79, the personal property of W. F. Milroy; 65 cents, the personal property of C. N. Powell; \$16.11, the personal property of C. N. Powell; \$5.98, the personal property of Omaha Tinware Manu-

The state contended that this total of \$53.54 was all embezzled by Eller and under color of his office as county judge, but the judge of the criminal court held that this was "duplicity," and so quashed the first count. The second and third counts were as easily passenger service of this road with the well disposed of in a similar manner, it being known excellence of the West Shore and held that in charging embezzlement of Fitchburg roads recommends itself to the funds each one of the alleged steals, from 30 disposed of in a similar manner, it being traveling public. Wagner palace cars and cents up, should have been made a separate offense, and also regarding these two counts that the indictment did not state the nature of the embezziements, simply charging him as bailee and not alleging that a demand had been made on Eller for the money, including the item of \$155.26 set out in the third count. The state claimed on this latter point, that it could have proven a de-mand, in that Judge Baxter made a peronal one which Elicr refused to recognize. At 2 o'clock yesterday Judge Scott dis-charged Eller and his bondsmen, refusing to allow an information to be filed in place of

the indictment.

The reason the indictment was drawn as it had been is explained because it was in the line of strict precedent, one instance bebeginning of the next school year.

The greatest demand for action in this particular has been from the Druid Hill and Monmouth Park schools. The Druid Hill and school was started largely as an experiment, as it was asserted by several members of

May Yet Be Taken by the State. The state of Nebraska has its eye on a strip of land which for several years has respectively, lying along the former bank of the Missouri river. Callahan purchased school to take in as much of the intermediate terrifory as possible, and according to reports received by the board, there is danger of a sangulaary conflict unless the line is marked out.

The reverse ago. The river had already moved east from his land leaving about 160 acres of secretion. Upon the land various squatters located. This soon brought about trouble, as Callaban laid claim to the property by virtue of his pur-chase. The accretions, he claimed, were chase. In the attempts made to enforce ejectment writs several free fights were had, shotguns being discharged and all the parties being more or less wounded or frightened. The result was large damage suits were brought in court. The case has already been to the supreme court, but it is not wholly settled, for John Frogge and Christian Christianson, rival claimants, are still fighting over getting a new trial. The state will claim rights to the land on acount of the method by which it was built on the state boundary.

Case is Out of Court. One of the oldest of the injunction suits relating to the garbage cases has been dismissed, neither the city, the defendant nor the plaintiffs, John Powers, the Arctic Ice apany and various concerns located about the Jones street dump, considering it neces sary to contest. If it is decided that the supreme court meant to end the Macdonald fight by the recent decision, this practically ends this series of garbage suits. The charge is now made by the representatives Coombs, however, that the order of Ju Ambrose dismissing the Coombs-Macdonald suit was gotten without their knowledge by opposing counsel and while the court was in Sarpy county.

Now He Wants Damages.

The street railway company has been made the party defendant to a damage suit for \$25,000. Charles Tuttle has filed a petition for this amount in behalf of his client Alexander C. Clark, a motorman of the com pany. The accident, which bruised Clark a badly that he feels justified in asking this sum, occurred on Farnam and Twentietl streets upon November 22 last. The brake came unmanageable, a fact Clark attribute to the negligence of the company. Several parties were in the car at the time and although he tried to use the brakes he says they refused to work and the car jumped

Min r Court Matters. In the suit between the Republican News company and the Great Western Type



play by, the old stand by, the Kimball Piano is the one you want. There never was a poor one made and there never will be, for a Kimball never leaves the workroom till its perfect.

A. HOSPE, Jr.

foundry over the value of a press, a new trial has been granted the former. The Whiteman and Barnes Manufacturing ompany has dismissed its suit for \$3,500 rought by attachment against the Wood

Harvester company. Judge Ambrose has decided the suit of Mary Barrett against the Omaha and Florence Land and Trust company adversely to the former. A deed to Florence land had been given, to which her name was attached.
Mrs. Barrett denied either her ability to write or having signed her name, claiming some one had forged it, so far as she

Philip Schneider has filed an answer to an action brought recently by the Joseph Schlitz Brewing company against him for \$1.403. The suit arises from a dispute as to the terms under which a saloon was to be run at 1635 North Sixteenth street. Schneider claims he was to buy his beer at \$10 per barrel and Schlitz would pay the

Before Judge Duffle, the trial of the suit brought by the First National bank of Creston, together with three other creditors, against the Star Union Lumber company and the J. R. Davis company, has been in progress. When the Star Union company failed in September, 1893, the creditors claim the Dayls company, a Wisconsin corporation, took the company's assets and must answer for its debts, amounting in the four cases to about \$3,000. Stockholders in both companies were the J. J. McLean has brought another of the

Sherman avenue paving suits over the granite paving tax, levied under an ordinance passed In July, 1892, by the city council. He was taxed on the pro rata plan \$876, but claims that the amount should have been but \$225. Irregularities in the petition are alleged,

Pleasant to Tave

The Northwestern line fast vestibuled Chicago train that glides cast from the Union Depot every afternoon at 5:45 and into Chicago at 8:45 next morning, with supper and la carte breakfast. Every part of the train is RIGHT. Other eastern trains at 11:05 a, m, and 4

p. m. daily—good, too, City ticket office, 1401 Farnam street. Attention, Traveling Men.

The rates at the Lincoln hotel, Lincoln, have been reduced to \$2 to \$3.50. POLICE

COURT. Neighbors Have a Sad Falling Out Over Rooster-Other Cases.

Louisa Lenz swore out a complaint against John Shipman of Thirty-fourth and Burdette streets for larceny yesterday in police court. She says that several days ago she bought two hens and a rooster from Shipman for \$2.50. After the sale Shipman apparently discovered some virtue in the rooster that had been concealed from him before, and on several occasions he attempted to buy it back. But Louisa wanted the rooster herself, and refused to sell it. Last Monday night she claims that her chicken yard was visited and geles, the rooster was taken. She says that she etc., found the rooster in Shipman's yard. Charles Creley complained to the police that Joe Snyder and one Bell beat him Tuesday night, in the neighborhood of Twentieth and Martha streets, with brass knuckles. He claimed that it was done without provoca-

A warrant has been issued for the arrest of assault and battery upon Percy Beebe. Both Steve Maroney was up before Judge Berka

Warrants were issued for the arrest

to answer to two charges, one of disorderly conduct and the other of larceny. In the latter part of March Maroney entered the room of Ike Greenberg, 1319 Dodge street, and is charged with stealing a pair of scissors valued at \$1. It is then charged by Greenberg that Maroney locked him up in his room

the county jail for stealing, with the assist-ance of Ollie Baker, two halters from a man fine of \$5 and costs for the same offense.

O. K. SCOFIELD.

Tomorrow Will Sell Ladies' Spring Jackets \$1.98-Children's Spring Jackets \$1.

ALSO LADIES' SUITS AT \$5.00

Ladies' Muslin Underwear, 10c-Calleo Wrappers, 55c-Shirt Walsts, 69c-Every Lady in Omaha Should Visit Our Store Tomorrow.

It won't do to wait until afternoon if you want to get any of the ladies' jackets at \$1.98, as they are worth from \$7.00 to \$10.00 and will go quickly. It will be the same way with the children's jackets at \$1.00; when they are gone there will never be any more

Muslin underwear will receive our attention tomorow in our basement. Ladies' drawers at 10c worth 25c; gowns 35c worth 65c and all finer goods in like proportion. Just about one-third less than we have been able to sell them before, and fully one-half was less than others have sold same grades. No use explaining how we are able to do this; you'll not care, its the fact that you will be able to get a gown worth \$2,00 for \$1.00 or a skirt worth \$3.00 for \$1.50 that will inter-

Ladies' calleo wrappers will go in this sale at 55c that will equal in style and quality any heretofore sold at 98c. Shirt waists in choice styles and colorings and perfect fitting at 69c each.

Separate skirts, best and cheapest, correct shapes, silk waists, ladies' suits at prices that on account of their cheapness will astonish you; for instance, ladies' suits for \$5.00, the skirts of which are worth \$10.00.

O. K. SCOFIELD.

THE DIRECT SOUTHERN ROUTE Vin Rock Islan I, Shortest Line and Fastest

To all points in Kansas, Oklahoma, Indian Territory, Texas and all points in southern California. Only one night out to all points of Texas. "The Texas Limited" leaves Omaha at 5:15 a. m. daily, except Sunday, landing passengers at all points in Texas 12 hours in advance of all other lines. Through tourist ears via Ft. Worth and El Paso to Los Angeles. For full particulars, maps, folders, etc., call at or address Rock Island ticket CHAS. KENNEDY, G. N. W. P. A.

Offered by the Chicago, Milwaukee & St. Paul railway, the short line to Chicago. A clean train, made up and started from Omaha.

A Few Advantages.

Baggage checked from residence to destina-tion. Elegant train service and courteous employes. Entire train lighted by electricity and heated by steam, with electric light in every berth. Finest dining car service in the west, with meals served "a la carte." The Flyer leaves at 6 p. m. daily from Union Depot. City Ticket Office, 1504 Farnam street. C. S. Carrier, city ticket agent.

To the Traveling Public. Before purchasing tickets to points east of

gram. Admission 25 cents.

What's in a Name?

Sometimes more, sometimes less. There's Ozomulsion, for instance. What's Ozomulsion? That's a trade name for ozonized emulsion. What's that? That's an emulsion of pure cod liver oil, ozone and guaiacol. What's it for? You've got it; all run down—cough hack—can't sleep—won't let anybody else sleep—losing flesh—losing spirit—getting blue—get discouraged about nothing. What does that amount to? More bluesmore cough—folks shake their heads—look wise—say "Consumption"—doctor comes—more head shakes more wise looks-you know-ills-pills-bills. Take Ozomulsion *in time*. That will fool 'em—fool your friends—fool the doctor—fool you. One bottle costs a dollar. That'll make you feel better—you'll get hungry -you'll like good things to eat once more. If it don't, don't buy any more and get your dollar back. We have faith in Ozomulsion—you'll have after you've tried it fairly. OZOMULSION

Curcs Colds, Coughs, Consumption, Bronchitis, Asthma, and all Pulmonary Complaints; Scrofula, General Debility, Loss of Flesh Anaemia, and all Wasting Diseases.

Any reputable drug store has it. If you are where you can't get it, there's the mail; write for it to T. A. Slocum Co., 183 Pearl Street, New York City.

Thin, pale women get plump and beautiful on Ozomulsion.

For Sale by Kuhn & Co., Omaha.

EQUITY

CLOTHING and SHOE HOUSE

--- 13th AND FARNAM.---

CURE to give satisfaction with the goods of our own make, We guarantee it. We keep your suit in repair for six months after you buy it. We show as fine a stock as there is in Omaha, and the balance of the week and during the Lenten Holidays we are holding a special sale on Black Goods

Boys' Confirmation Suits Men's Black Clay Cheviot and Worsted Suits Men's Prince Albert Suits, regent cut

Of course we have other styles in abundance, which we will be glad to show and guarantee for six months. Spring Over coats and Furnishing Goods.

Equity Clothing and Shoe House

\$3.75

\$6.75

HONOR BRIGHT.

Its the cardinal pleasure of a right doer to be sulogized for commercial straightforwardness.

Come around some spare time, say some evening, when we're opened or closed-matters not-and listen to the praise about our clothing from the hundreds who inspect our stock by referring to the samples in our show windows.

It's a constant and unanimous verdict of recommendation. The person who seeks honest made clothing for the least possible cost, is the customer we seek -Buy once-buy always.

A show window-as a rule-represents much or little, depends on the style of business carried on back of it. A sample in the window and a complete line in stock represents much. A sample in a window for a bait and catch represents little.

'Tis of a minor interest to us how the custom of the present decade is, at all appearances, it is all in the show, but precious little in stock. However the case, we'll speak of ourselves.

You'll find in our show window suits from \$5.00 up to \$21.00 Each suit with its price and recommend as plain as possible. Every one of 'em is in stock, marked at the same price and in every way the same. Find it otherwise and we'll agree to forfeit \$1000 to any charitable institution you choose to name.



Free Postpaid.

THE NEW Department Store.

To the Firemen and Patrolmen of Omaha:-In making a direct bid for your valued patronage for our New Big Furniture, Carpet and House Furnishing Department Store we desire to explain the methods adopted to govern the sales

1st. Every article shown you by our salespe o ple will be just as they represent it in every case.

2nd. The price made you on any teed to be the lowest possible to obtain in Omaha.



3d. Our price will be just the same whether you pay eash or buy on our easy payment plan.

4th. Every article purchased of isfactory, if otherwise money will be refunded.

With these resolutions based on honorable business principles, we hope to receive a liberal share of your tavors. Complete House Furnishers-Furniture, Carpets, Draperies, Stoves, Crockery, etc. Our new Baby Carriage Catalogue is now ready and will be

A Cure That Cures

is the kind most people desire. Such a cure is Ripans Tabules, but not a cure for everything. They are for liver and stomach disorders and one tabule gives relief.



CAMOLE JUNIPER CO.



For sale by all First Class Dealers. Manufactured by the F. R. RICE MERCANTILE CIGAR CO., l'actory No. 804, St. Louis, Mr