TO THE EDITOR.

The suggestion offered by Mr. Andraw Rosewater at the meeting that an earlier

onclusion could be reached by a new suit

ought in our state courts, must have been

made without due consideration or reflectic

The present water company is understood to be a foreign corporation, and, therefore, it

would have the right to remove any such case to the United States court and thereby

all the delay which you apply to the present case would be experienced, to which should

be added the time required to advance it to the position of the present case, which has

"Eternal vigilance is the price of liberty,

and it certainly seems that constant and un

the line" may be the price demanded for

the may be the price demands for the realization by the city of Omaha of the great privilege of owning and operat-ing its own water works.

It is true as stated by you that in com-

pany with many other taxpayers and citizens I have heretofore been inclined to op-

pose any suit for forfeiture, not withstandin

the notorious delinquency of the water company; being willing that the company

should remain in undesturbed possession until the maturity of the city's purchase

option in 1900, but the repeated offorts made

to deprive the city of this option would cer-

Your reference to what we may expect rom the water company—amlability in treat-

ment in case we do as they desire and pun-

ishment if we refuse-is hardly worthy of

consideration. Such treatment could only

affect the personal interests of a few per-

sons in any event, and the interests of a

present great and future greater population should not be made to suffer for these

But I do not believe many of the presen

patrons of the water company will have

tofore upon sentiment and will hardly do

In one important respect I was not re

one important respect I was not re-ported correctly in the synopsis published in The Bee of my remarks at the citizens' meeting, and I take this opportunity of making correction. I did not state it as a

ctock the corporation in an aggregate sum

tain an income upon that sum. But I said

that, conceding the charge was erroneous and that the entire bonds to be issued

should not exceed \$5,000,000, the interest

at 6 per cent upon this sum would be \$360,-

000 per annum. That it was my opinion and

named, giving the respective rates, running

from less than 3 per cent to 3% per cent), that the city of Omaha could borrow for this

ourpose at a rate not exceeding 4 per cent.

stimating that it might be \$4,000,000, the in-

terest upon the sum at 4 per cent would only

be \$160,000, against \$360,000 for the water company, showing in interest alone a differ-

ence of \$200,000 per annum in favor of the city, which capitalized would be 4 per cent

I do not wish to be understood as claiming

loss.

Those persons who reconcile themselves to

before in the history of this country has money been so cheap as now. Every cor-

only a few days ago that a number of lead-

for a readjustment of their bonded debt upon a greatly reduced interest rate, to the extent

of \$300,000,000. It is unfortunate that Omaha

is not in a position to take advantage of this

believe that no great change will occur be-

Burlington

ing railroad companies have already arraifed

the appraised valuation

believed

not reach \$3,000,000.

WAS

plant would

of \$11,500,000 and would endeavor

much apprehension on this account, company has not been doing business

differently in the future.

tainly justify both wise men and fools changing their opinions upon the subject.

nitting vigilance with "a fight all

already gone through the lower courts.

A REAL CONTRACTOR RESERVE AVAILABLE A SECURIOR AS

HITCHCOCK BEFORE KEYSOR

Editor of the World-Herald Gets His Day in Court.

HEARING OF CONTEMPT CASE BEGINS

Evidence for the Prosecution is Al Submitted and Defense Asks a Little Time to Get Rendy.

The case of the State against Gilbert M Hitchcock, publisher of the World-Heralds and president of the World Publishing company, wherein the defendant is charged with contempt of court, was called before Judge Keysor yesterday morn ing, and at the hour of the

noon adjournment the state announced that it had concluded the introduction of testimony and that it rested. Following this announcement Attorney Hall for the defendant stated that at 2 o'clock he would be ready to go on with the defense, but was not cer tain what course he would pursue.

The evidence introduced during the morning consisted almost wholly of articles, local and editorial, published in the editions of the World-Herald, In offering them in evidence it was contended and urged that they were published for the purpose of violating the terms of an injunction heretofore issued by Judge Keysor restraining Mr. Hitchcock from coercing saloon men and drugglets into publishing their notices of application for liquor licenses in the World-Herald. evidence was introduced for the further purpose of showing that there was a spiracy between certain members of the Fire

After the information and the enswer had been read, Attorney Simeral on behalf of the court presented the first named paper and offered it in evidence.
Attorney Hall, for the prisoner, objected to

the introduction tosisting that the court had no jurisdiction and also for the reason that the allegations in the information were at variance with the facts.

The objection was overruled and the offer was allowed. The original order of Injunc-tion was next offered and admitted over the objections of the defendant, who insisted that it was incompetent.

ANSWER IS SUFFICIENT. Getting down to the merits of the case. Attorney Simeral offered in evidence copies the World-Herald in which appeared the article on which the contempt proceedings were bised. This was followed by other copies of the World-Hearld in which reference was made to Judge Keysor and the mat-ters concerning the facts relating to the injunction granted by the court.

That portion of the Hiteleock answer in which it was admitted that he was the president of the World Publishing company and that he caused the publication of the contemptous articles and editorials was offered. To this the attorney for the defendant objected, saying that it was immaterial. The Dijection was sustained, the court ho ding that the coswer was a part of the record and that the filing of the verified pleading was an ad-

mission of its truthfulness. The resolution adopted by the Fire and Police Commission, November 29, relates to the publication of liquor license applications was admitted in evidence for the purpose of showing conspiracy between Hitchcock and cer-tain members of the board. Attorney Simeral contended that the publication of this reso lution and the comments that went with i implied a threat that saloon men must publish in the World-Herald or else they not secure liquor licenses for the ensuing

Year. Attorney Hall objected in a most vigorous manner, urging that the matter offered by Attorney Simerel could have no bearing upon the case, for the reason that the article referred to contained simply the publication of the proceedings of a public

Judge Keysor overruled the objection, saying that he considered the matter materia and further that to prove ecceptracy it would be impossible to show all of the facts relating to such conspiracy or the carrying out of the conspiracy by one individual act.

When court convened in the afternoon the defense commenced the introduction of testimony, Attorney Hall offering in evidence the files of The Omaha Evening Bee during the latter part of November and the first part of December. From these papers he

tead editorials. the offer Attorney Simeral objected. stating that testimony along this line was incompetent and irrelevant. Judge Keysor said that he could not see

the relevancy of the testimony. The Bee was not on trial and there was no evidence that its editor had violated the terms of any injunction ordered by the court. DRAGS IN THE BEE. Attorney McCulloch, for the defendant

argued that the purpose of the testime was to show that there was an active e test between The Bee Publishing company and the World Publishing company to secure the publication of liquor licenses. The Bee was inducing saloon men to publish their notices in that paper. If that was true, it was relevant for the defendant to show that the articles were written during the contes and were for the purpose of securing the advertisements. The Bee secured an order from the court enjoining the World-Herald from referring to the resolution adopted by the fire and police commission and after-ward published the proceedings of the court relating to the order of injunction which was granted, as an inducement to secure the publication of the liquor license notices.

The attorney contended that there was no contempt upon the part of Mr. Hitchcock, and if there had been The Bee was doing the came thing of which Mr. Hitchcock was accused. The articles in The Bee, for this reason, were material as showing this fact.
Attorney Simeral argued the rule contended for by the attorneys for Mr. Hitch-cock would be good in ordinary injunctions, but not in this instance, where the issues were quite different. By the publications and the postal cards sent out the World-Herald said: "We have the board and if you want your license you must come and see us." The J. Wheaton and Will Nelson Taken evidence which the defendant seeks to in troduce has nothing to do with this case and can apply in no mancier. World-Herald was trying to coerce

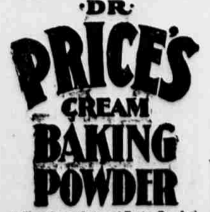
the liquor dealers and that is what we seek

the board this contention by the attorneys Eleventh street, and the loss included a for Mr. Hitchcock would lie."

Judge Keysor said that the police board chain, a heavier watch and a chinchilla overhad cassed a resolution in which a designa-tion of a newspaper had been made, which Th was in violation of a decision of the supreme was in violation of a decision of the supreme court. The World-Herald took this resolution, coupling with it a threat, which in effect coereed the would-be pairons of The Bee. The evidence was admitted subject to objection, after which the tooal articles and the distribution of the property. Nelson had a key to the house which gave him an until was editorials relative to the license controlled. the editorials relative to the license contro

Clerk Welshans of the Pire and Police Commission was called as a witness and in-

Awarded flighest Honors-World's Pair, Gold Medal, Midwinter Fair.



40 YEARS THE STANDARD.

troduced the records of the board relativ to the liquor license publication controversy of 1896, showing the action of the board taken in the premises. In the offer, the attorneys for Mr. Hitchcock contended that the offer was to show that the several editions of the World-Herald constituted one newspaper, the Daily World-Herald, Attorney Simeral objected on the ground that the record was immaterial.

DOES NOT BIND THE COURT. Judge Keysor held that the decision of lice board, rendered two years ago, coulnot bind a police board of the present time He further held that an adjudication of fact by a police board could in no way bine the district court. It did not follow that be cause the several editions of the World-Her ald constituted one paper two years ago, the same conditions existed today. Because certain paper had the largest circulation two years ago that is no evidence that the same paper has the largest circulation now. The record was received subject to objection Ignatius J. Dunn was called to the witness stand and testified that he was in Judge Keysor's court when the injunction against the World-Herald was issued. After the opinion had been rendered, Dunn said that he heard Judge Keysor tell E. W. Simeral to draw the order. Simeral said, "Shall I in-clude the World-Herald?" to which Judge Keysor replied, "I guess you may." On cross examination Dunn said that Sim-

eral asked, "Shall I, or may I include the co-conspirator, the World-Herald?" The answer of Frank E. Moores in the case was offered and admitted without objection. With the introduction of this arrawer, the defense rested its case and the arguments were commenced, Attorney Sim eral opening for the state, remarking that it was always an unpleasant duty to prose-cute a party for a violation of an order of a court. He reviewed the testimony and spoke at come length of the action of the Fire and Police commission in violating the order of the supreme court by designating a newspaper in which notices of applicants for liquor liccoses should be published, the nembers acting fraudulently when they did so.

QUESTION OF CONSPIRACY.

In arguing, Attorney Simeral said that he felt certain that he had established the felt certain that he had established the charge of conspiracy between the World-Herald and the members of the Fire and Police commission to injure the business of The Res. and Established. The Bee, and intimidate the liquor dealers, thus preventing them from publishing in The Bee, By the action of the board, it conspired with G. M. Hitchcock to benefit the World-Herald and for no other reason.
In support of his contention Attorney Sim ral read at length from the law books, showing the meaning of conspiracy and holding that the decisions quoted were in line with the position which he maintained. Several of the cases referred to were directly in point. Dropping this feature of the case, I was argued that in the case at bar, the members of the board had performed one part of the conspiracy and that Mr. Hitchock had performed the other, the purpos being to injury the business of The Bee and at the same time coerce the calconmen and compelling them to place their advertise ments in the World-Herald. At the hour of adjournment last night At-torney Simeral had only partially completed

his opening argument. This morning he will resume, hoping to conclude his discussion durleg the forenoon.

Prisoners Arraigned. A number of prisoners who have heretofore been arrested and bound over to appear in listrict court were before Judge Baker yeserday morning. Stanley Day, accused of having committed

the crime of grant larceny, was released pending good behavior. Swan Rommane, an Incorrigible youth, was ordered sent to the reform school. Peter Carrol, charged with horse stealing, was released from custody, it being shown by or. Tilden of the insanity commission that defendant was not of sound mind. Ella Kolop, charged with grand larceny

entered a plea of not guilty and the case was continued until the next term of court. Charles Robbins denied having been guilty of the commission of an assault and the case against him went over. Frank Hromodke, accused of having libeled John Rosicky, was given leave to file a motion to quash the indictment returned

against him

London Bankers Win. The supreme court yesterday handed down an opinion in the case of Brown, Janson & Co., the London bankers, against Rebecca Elizabeth Elwina Linton and Adolphus Frederick Linton, reversing the decree rendered by Judge Ferguson about three years ago. This suit involves a mortgage of \$10,000 on a tract of fifty acres on Center street, Just west of Hanscom park. The mortgage is sustained by the supreme court, and Brown, Janson & Co. will get a lecree for £10,000, with interest from Octoer 21, 1889, amounting now to about \$70,-

Sult on a Note. Last evening the Carpenter Paper company

began an action in the district court against he Western Envelope company, suing on a note of the face value of \$3,700, secured by chattel mortgage. A writ of replevin wa sued out and served by Sheriff McDonald during the night. The writ covers the entire plant and stock of the envelope com-

Quiet Your Nerves. Acheuser-Busch's Malt-Nutrine will quickly salm them and give you new health and strength. To be had at all druggists.

HAYDEN BROS.

Annual Pants Sale. Thursday morning we commence the restest pants sale in the history of Omahe. All the ODD SUIT PANTS, the accumulaion of an entire season, go one sale 1,000 pairs all wool \$3.00 pants on sale a

1,000 pairs of \$3.50 and \$4.00 pants on sale In the \$1.75 and \$1.95 line we have al

See show window on Sixteenth street HAYDEN BROS.

ARRESTED WITH STOLEN PROPERTY

J. Wheaton and Will Nelson were arrested yesterday for grand larceny and the stolen property, worth in all \$150, was found on was found to correspond with the books in their persons. The robbery was committed the office of the treasurer and everything "If The Bee had secured a resolution from at the residence of W. H. Seward, 1903 South

> The matter was reported to the police about usual opportunity to work the baseryed.
>
> Last night the police of Council Bluffs took Nelson in custody as a suspicious charac

ter, and he was found to have most of the stolen goods in his possession. In his company was J. Wheaton, who was carrying his share of the watches. Detectives Savage and Dempsey brought the prisoners to this city where they were charged with grand las-ceny. All of the missing property was reovered and tallies with the description given y Mr. Seward. The men have not as yet been inspected by the owner of the goods.

Mrs. Mary Bird, Harrisburg, Pa., says, 'My child is worth millions to me; yet ! vested twenty-five cents in a bottle of One Minute Cough Cure." It cures coughs, colds and all throat and lung troubles.

Marriage Licenses. sucd yesterday by the county judge: Name and Address, Warren D. Goodman, Marlow, I. T... Mrs. Emma Robbins, Omaha...... Frank L. Bird, Omaha...... Laura A. Mallory, Pierce, Neb. Emil Lundren, South Omaha.... Cella Thompson, Omaha.....

Robert E. Ardsey, Sarpy county., Lena Stauffer, Bellevue, Neb..... A Cough, Cold or Sore Throat should not be neglected. Brown's Bronchial Troches are a simple remedy, and give prompt relief. 25 cents a box.

BOARD CLOSES ITS CAREER

County Commissioners Wind Up the Business for 1897.

ANOTHER YEAR FOR THE COUNTY BEGINS

Retiring Chairman Stenberg Gets : Handsome Surprise_Routine Work of the Session-Liquor Protests Referred.

The old Board of County Commissioners eld three sessions yesterday. The first was held at 10 o'clock in the morning, the second at 2 o'clock in the afternoon and the third at S o'clock last night. At the last session the minutes of the morning session were approved and signed, after which an adjournment without a date was ordered. The new board will begin business on January 11, and from now until that date the county will be without an organized board of county commissioners.

At the session in the morning Commissioner Kierstead gave the retiring chairman, E. M. Stemberg, a very pleasant surprise. After the minutes of the previous meeting had been read Commissioner Kierstoad asked that the rules of the board be suspended and that the the United States supreme court could not introduction of resolutions be taken up. be reached before this city by its existing This required the unanimous consent of the members, and upon it being granted Commissioner Kierstead stepped to the front of the chairman's desk and presented him with for the chairman. The resolutions were the quired by law and is ready for early passage, work of Jacob Hauck of the county sur- if not adopted at this time, we have no asman Stenberg.

After the presentation speech, Chairman Stenberg responded with a few remarks, stating that in his ruling and treatment of the members of the board he had always tried to act impartially and honestly. He commended the members for the courtesy shown him and assured them that he would always remember them with feelings of the cepeat friendship.

A liquor license was granted to Heary Ruser to operate a saloon at Ruser's park. Citizens of Clentarf precinct protested against the granting of a license to sell liquor in that part of the county. Protests were filed against granting licenses to Voll Stocker, Henry Seldler and Fritz Kock, it being charged that they published their notices in the World-Herald, a paper that does not have the largest circulation in Douglas The matter was referred to the inoming board.

A petition was filed, asking that Dr. Curtis appointed assistant county physician fo South Omaha. Another petition was filed asking that S. W. Johnson be appointed a constable. Both applications and the accompanying petitions were referred to the new Superintendent Wright of the poor farm iled his annual report, showing the condition

stock and produce raised on the farm during the last year. His report showed 130 inmates at the institution Official bonds of a number of assessors ustices and constables were presented and

of the institution and the disposition of the

E. Wahlstrom asked to be appointed a janitor at the court house. As this was not matter coming within the province of the old board, it was referred. Chairman Stenberg reported on his trip to Lincoln, where he went for the purpose of presenting the poor farm funding bonds and the exposition bonds to the state auditor for registration. He said that the auditor reused to register the bonds and that immedi-

legality of the respective issues. COUNTY OFFICIALS TURN OVER.

ately thereafter mandamus proceedings were

ited in the supreme court to test the

'Alt 5 o'clock last night the county officials who have held office during the last two years stepped down and out and were at once succeeded by the men who last fall were elected to the places. The books, papars and other documents of the offices were checked over and receipted for by the inoming officials, after which those men who do not succeed themselves left the court

In the office of the county treasurer the commissioners checked the county books and cash and after finding that the funds bal- water works company proposed to bond and anced ex-County Treasurer George Hetmrod presented a receipt, which George Heimrod, county treasurer-elect, signed, and the trensfer was complete. Having succeeded himself the transfer of the office was a mere matter of form, though the commissioners were just as particular as though they had been dealing with a man who had never spent a day

In the office of the county fudge ex-County Judge Baxter shook hands with Judge Baxter and that was all there was to the transfer, aside from the fact that the commissioners compelled Judge Bexter to receipt to himself for the property of the office. The same rules prevalled in the office of the sheriff, where Sheriff McDonald succeeded himself.

Down in the basement, where the office of county clerk is located, there was a real D. M. Haverly succeeding M. H. Redfield. There the office force was busy checking up and completing the transfer. Interest on \$5,000,000. If the proposition Redfield had a list of everything in the office, including warrants, books, blanks and supplies. Haverly looked these things over and compared them with the list and the checking up and completing the transfer. and compared them with the list and the city.

change was made. In the office of register of deeds Tom that the water works company would gain Crocker was promptly on hand to succeed all the city would lose by granting the expecter E. Elsasser and after going over the books and records receipted for them and thus became duly and legally installed.

There were no changes in the offices of figures largely in the estimate of profit or the county surveyor and superintendent, both Surveyor McBride and Superintendent

Bodwell having succeeded themselves. At the evening session the settlement was is for so brief a period that it cannot be very made with County Treasurer Heimrod. The valuable or occasion much less to the city amount of cash on hand was counted and fail to realize fully the present remarkable the amount represented by certificates of de- era for debt funding and debt making. Never posit in approved depository banks. This being satisfactory the bond of Treasurer Heimrod was approved. The bond of Sheriff McDonald was also approved.

Then the minutes of the day's but was were read, approved and the Board County Commissioners of 1897 adjourned sine

Anhenser-Busch Brewing Ass'n. recommends the use of the greatest of all toules. "Malt-Nutrine," and guarantees the merits claimed for it. For sale by all drug-

THE REALTY MARKET.

INSTRUMENTS placed on record Wednes-day, January 5, 1885; WARRANTY DEEDS. Georgia Shepard and wife to C. W. Hare, lot 13, block 11, Kountze place \$ Emma Rudowsky to Julius Rudowsky, lot \$, block 9, Myers' R. & T.'s ad... G. L. Henderson and wife to G. A. Masney, lot 3, Steven's subdiv. W. S. Jardine and wife to Edward Reed et al, lots 1 and 2, block 129, Omaha.

Omana outh Omaha Investment company to Fred Kasner et al, let 19, block 1, Holmes' ad A. Gary to Aaron Hene, lot 2, Gary

QUIT CLAIM DEEDS. J. Drake, trustee, and wife to Emil Selig et al, lots 12, 13, 14 and 15, block 9: lots 15 and 16, block 16, Shull's 2d ad.

DEEDS. DEFIDS.

M. B. Eiliott et al to Beard of Church Extension of the General Synod of Evangelical Lutheran church, lots 6 and 7, block 9, Shull's 2d ad.

Board of Church Extension of the General Synod of Evangelical Lutheran church, to Grace Evangelical Lutheran church, same.

Sheriff to A. H. Griffin, lot 9, Morrison's ad.

Total amount of transfers...... \$ 4,450 J. B. REYNOLDS, Pases Aut.

The

Line

Shortest

the fastest time, the best service

Omaha to Lincoln,

Omaha to Denver.

Omaha to St. Joseph,

Omaha to Kansas City,

Ticket Office, 1502 FARNAM ST.

ore 1900; 1903 would add much to the un-

certainty and in 1908 the city may be entirely unable to realize by borrowing the money required for the purchase. Concerning the Water Question. OMAHA, Jan. 4 .- To the Editor of The Bee: Under the head of "A Questionable I regard the situation as critical, because six men now perhaps have the power to de prive the city of this valuable privilege Proceeding." you criticise in your base of The Bee for Friday evening the resolution ome years ago, when the same propositio offered by me and adopted at the meeting was breached, accompanied, I think, with a large consideration—certainly more than the held in the council chamber Thursday night requesting the city council to direct the city ally, and The Bee as a newspaper took such a resolute stand against it, that attorney to take an appeal from the decision of Judge Munger against the city in the case pending in his court, in which the city was plaintiff and the water works company dehe scheme died aborning and it was not quired that a public meeting be held to de

If the proposed extension was then objectionable—when many years intervened before 1900—the money rate excessive when com-You say that the proposition to appeal is not in the interest of the city, but in the interest of the stock jobbers who wrecked pared with present rates and the the water company. I cannot see how this can be entirely correct. There may be issues by any means certain that the money n the present case whose favorable determi-otion may be in the interest of Mr. quired to purchase could be obtained at all ten-fold more objectionable would it rotion may be in the interest of Mr. Venner and his associates, but the main isto be at this time, is only one intervening scem there sues presented could be of no possible benefit to them, and nearly the entire 217 pages of before the option matures, and almost absolute certainty exists that the printed brief filed by the attorneys for the city are taken up with the evidence showcity's securities issued for the purchase of the property will be accepted in the finaning the notorious failure of the water company to perform and maintain its contract cial world on a par with those of any other with the city. Judge Munger may be sus-tained in his decision so far as the opposing ity of its class. Such a consummation by the payment of no greater water rates than stockholders' interests are concerned, if there be any, and yet be reversed in the matter of the city's right to a declaration of forfeiture, proper sinking fund will, in a reasonable period of time, insure to the city the owner-ship of its water works without one dollar But your main objection seems to be that n any event it would be a futile endeavor ship of its warr, of debt against them.
HENRY W. YATES. and useless expenditure of money, because, even in case the decision should be reversed

in the court of appeals, the final decision by Protest from President Bell. OMAHA, Jan. 4 .- To the Editor contract would be able to acquire the works by purchase. In this you are correct—pro-The Bee: In vesterday's edition of The Bee there appeared an article under the caption vided no extension of the city's option is "Standing in Their Own Light," that is far granted-but this is the very question in fetched and unjust to those at whom it aimed. The writer is one of the "agitators controversy. An ordinance to this effect has a neatly engrossed set of resolutions, detail-ing the appreciation that the members felt has now been advertised for the time re-telligence, or imbued with honest curpos prefers at all times to leave that portion veyor's office. They bore in addition to the surance but what it will be pressed again for written part a perfect pen drawing of Chair- adoption at another time, when the public site is the controversy to the judgment of those for whom he has the honor to act. Personperfect pen drawing of Chair-The resolutions were set in adoption at another time, when the public ally, I have no desire, and, officially, no as it has now been. It seems entirely clear with respect to the disposition of the money that this or some similar suit may not only that this or some similar suit may be the earliest, but possibly the only method exposition purposes, but as a member of the by which the city will be able to obtain postorial Labor Union and Building Trades ssion of the water works as originally concouncil, and also in close touch with the Allied Printing Trades council, I am in po-sition to positively over that no protests o The small sum of money required to perfect an appeal would be well expended, even if an appeal would be well expended, even if contention of any kind has been raised with the case never came to a trial, or if the respect to the county commissioners' duty ances of a favorable decision were against in the cremises, and certainly if such cor the city. It is my opinion and the belief of others that legal action will of itself bring matters to a settlement in accordance with mamed would have made the issue.

Let me add in conclusion the advisability the water contract long before the suit could be finally decided. the executive committee of the Transmis sissippi and International Exposition using proper diligence to prevent imposition and to sea to it that communications or commit tees purporting to come from organized labor be properly accredited. WM. H. BELL, be properly accredited. President C. L. U.

We often hear people say there is only one good cough medicine and that is Dr. Bull's Cough Syrup, the specific for cold. HAYDEN BROS.

Special Sale on Pure Foods and Provistons. BUTTER, MEATS AND LARD.

Fancy roll butter, 121/2c, 14c and 16c ncy separator creamery, 19c Don't miss it; we are seling the best but-ter in Omaha for the least money. Sugar cured hams, 714c; salt perk, 34c; California hams, 54c; fine bacon, 7c; 3-pound ans best lard, 171/2c; 5-pound cans

PURE FOOD DEPARTMENT. More bargains. Just read this list and ee if you can't save money. 10 bars Cud-hy's diamond C soap (one day), 8 bars for 25c; Ivory soap, 8%c; washing powders, 31%c; evaporated cream, per can, 75%c; best jelly, per pall, only 17%c; tapioca, sago, butter beans, etc. 40 per powders. 4c per pound; canned lima beans, peas, ., can, 5c; string beans, corn, etc., can, tomato, 3-pound can, 7%c; oil sardines (one day only), 31/2c; baked beans in tomato

HAYDEN BROS.

CHICAGO LIMITED TRAIN. Five Forty-Five P. M. Via the

Chicago, Milwaukee & St. Paul Ry. Electric Lighted, Steam Heated Solid Vestibuled Dining Car. City ticket office 1504 Farnam street.

GEORGE B. HAYNES, City Passenger Agent F. A. NASH, General Western Agent, Union Pacific. "The Overland Limited." The most SUPERBLY EQUIPPED

rain west of the Missouri river. Twelve hours quicker than any other train Call at Ticket Office, 1302 Farnam St. Holiday Rates.

The Chicago, Milwaukee & St. Paul Ry. will sell tickets for the holidays at greatly reduced rates. City ticket office, 1504 Furnam belief, judging from the low interest rate GEORGE B. HAYNES, City Passenger Agt, obtained by other cities (some of which I

F. A. NASH, General Western Agent. Personally Conducted Excursions to California. VIA UNION PACIFIC,

Leave Omaha every Friday, 3:30 p. m., reaching San Francisco Monday, 9:45 a. m. Cor-respondingly fast time to Southern Califor-Twelve hours guicker than any other Personally Conducted Excursion Route from City Ticket Office, 1202 Farnam Street.

Silent Cosmos Club.

On Friday evening. December 21, the members of the Silent Cosmos club availed themselves of the kind invitation to hold their meeting at "Cherrycote," the home of C. E. Comp. 4409 Boulevard avenue. Most of the members were on hand and while the usual literary program was carried out the meeting was of more of a social nature than anything else for the very obvious reason that it was the last night of the old year. First on the program was Snake-speare's "The Tempest," given by Mrs. Comp. Next came a short talk on "The Civil Service Commission" by Mr. Comp. Then Miss Stella K, Forbes rendered "The Dying Year." The odor of popcorn wafting from the kitchen was a hint for adjournment, Having fed the mind the members were rendy to adjourn. New Year came in and found a very merry crowd to welcome her. themselves of the kind invitation to hold

her.
The club has decided to meet at "Cherrycote" the rest of the winter, as it will be
more convenient for the members to attend,
as most of them reside in that vicinity. The
hext meeting occurs on Friday, January 14. poration in the land is taking advantage of the situation. It was stated in the papers

Piles_Itching, Blind and Bleeding_ Cured,-in three to six nights. Dr. Agnew's Ointment is peerless in curing. One application gives instant relief. It cures all itching and irritating skin diseases, Chaf-ing, Eczema, etc. 35 cents.—51, Kuhn & Co., 15th and Douglas; Sherman & McConnell Drug Co., 1513 Dodge. situation right now, but it is reasonable to



\$5.00 Cloaks for \$2.50 \$6 and \$7.50 Cloaks at .\$3.75 \$10.00 Cloaks at \$5.00 \$20.00 Cloaks at \$10.00 \$40.00 Cloaks at \$20.00 These are all this season's best styles. Many of them have been in our house ess than twenty days-but in this sale

nothing is reserved-Every garment

Maybe She Can...



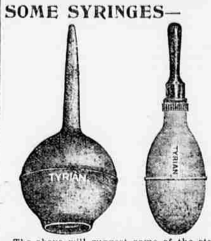
What do you know about white shirts? Any. thing? The more you know the more you will appreciate The Nebraska when you examine the men's Unlaundered Shirts we put on sale today at 35 cents each. You may take these shirts to any dealer, any shirt maker, any housewife or anybody who knows anything at all about shirts and if they do not pronounce them marvelous value, then put The Nebraska down for a falsifier. Here's what makes them marrelous: First, three and a half yards of

Vew York Mills Muslin for the body. Second, half a yard of 1800 linen for the bosom and bands. Third, cutting, stitching, making of body and finishing of buttonholes. Fourth, a profit for maker. Fifth, profit for us. Ask any woman who ever made a shirt or ever bought the materials to figure up and see what the goods alone amount to. Ask her to add ten cents for the making (that's miserably little) and then ask her to figure out where the profit comes in at 35 cents. Maybe she

Nebraska Clothing Co.

"IF AT FIRST YOU DON'T SUCCEED." TRY

SAPOLIO



The above will suggest some of the styles of syringes we have in stock—we have hur dreds more in glass, metal and rubber.

Sherman & McConnell Drug Co

Middle of Block, 1513 Dodge St., Omaha. Neb. | tickets, time tables, or any information. Time to Begin

The present season of cold is sure to fix more deeply all existing dis-eases of the Mucous Membrane in cases of Catarrh, Bronchitis, Throat Trouble, Asthma and Coughs Consultation at the Shepard Medical Institute is free. It is high time that sufferers fortify themselves against whiter by taking treatment

SHEPARD MEDICAL INSTITUTE 311-312-313 N. Y. Life Bldg. Tel. 1138

nam Streets. Omans. Neb.

i6th and Douglas Sts,-Over Cartwright's Shoe Store. Sundays, 9 to 1 p. m. Lady attend-

MONEY to enjoy these comforts. Gold to enjoy these common and silver fillings a specialty, Light Rubber Plates \$5,00 New York Dental Co. OR. CLEMMER, Mgr.

TAKES LITTLE

2 nights to California.

UNION PACIFIC,

12 hours quicker than any

other line from Missouri River. For

City Ticket Office,

Give Your

of mastication.

1302 Farnam St.

TEETH

ing them put in proper form for

A New Year's surprise by hav Q

1 night to Utah.

LADIES DO YOU KNOW DR. FELIX LE BRUN'S Steel & Pennyroyal Treatment is the original and only FRENCH, safe and reliaty of one on the mar-ket. Price. 5:.00; sent by rail. Genuine sold only by

CURE YOURSELFS

The Guarantee's Greater Pants Offer.

This is suit repletive time. The atmosphere will shortly thicken with all sorts of marvelous pants sales. There will be the Grand, the Wonderful, the Astonishing, the Unprecedented, the Miraculous, the Sensational_Sales.

You will be asked to believe that \$3.00 pants have been reduced to \$1.57, and \$4.25 to \$1.98 presumably, because where there is a large demand, goods depreciate in value.

The Guarantee is no such store. It performs no wonders, it ereates no sensation in doing business. It advertises truthfully and

We are offering a special value in pants just now not pants from suits, but pants cut and made by pants makers. Pants finished and trimmed carefully and not pants merely to make up a suit. Made to our order and according to our ideas of a perfect made garment. Finished with curved tops (no waistbands) shaped and curved legs, up-to-date in style. 500 pairs of them, embracing several kinds of cloth and a dezen of patterns striped mottled checked - plain _plaids. Colors_brown — gray_black and several go-between colors. All wool-every part and particle. Take your choice at

ONE 100 A PAIR

If some store sells \$3.50 Pants for \$2.50 and chooses to call it a great sale, then these \$1.90 Pants are the greater. No. \$2.50 Pants anywhere to beat them. We are auxious to prove it.

