

## In these Busy Days....



is a necessity, not a luxury. Good ones can be had at very moderate prices nowadays, and there really isn't very much excuse for your not having one. We have some thoroughly reliable timepieces, and it doesn't take much money to get one of them. We've got different kinds and different priced watches, but whatever the kind it's worth the price if we sell it.

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Union Block, Plattsmouth, Neb

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cost you only about one-half what you pay at the tailor shop.

### New Styles Just Arrived!

and we will be glad to show them to you. We have also a very fine line of gents' furnishings of every variety. Come and see us and we promise to help you in your search for what you may want.

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PLATTSMOUTH, NEBRASKA.

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Mail Order Customers  
Should Remember this  
fact that we will fill all

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## Hardware, Stoves and House Furnishings

SPECIAL STOVE SALE.--One Car of Base Burners and One Car of Steel Ranges Just Received--Special 10-Day Sale.



**The Royal Universal**--The finest, the best, the most economical, the greatest heater made--without doubt the handsomest double heating base burner on the American market. Our Price is at least \$5.00 less than similar stoves are sold anywhere else in Omaha. Can sell you a good large size for.....**44.50**

An elegant large size, splendid for.....**36.50**

**The Lillian Base Burner**.....**22.50**

The Kendall Patent Air Burner, the only base heating stove using soft coal with magazine feed, warm floors guaranteed, something new, smoke and gas consumer.....**25.50**

Whee, Plain, Nickel Trimmed Oak Heaters.

13-inch Fire Pot.....**4.95** 15-inch Fire Pot.....**5.95**  
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## Groceries! Groceries!

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|   |  |
|---|--|
| 21 lbs. pure cane granulated sugar for.....1.00         | Fancy new Cal. apricots, lb.....12c              |
| 48-lb. sacks fancy high patent Minnesota flour.....1.25 | Fancy new Cal. prunes, lb.....7c                 |
| 10 bars best brands laundry.....25c                     | Fancy new English cleaned currants, lb.....8c    |
| 6 lbs best bulk laundry starch.....25c                  | Fancy new Murcatel raisins.....8c                |
| 6 lbs best hand picked navy beans.....25c               | 10-lb sack best white or yellow cornmeal.....15c |
| The best soda or oyster crackers, lb.....6c             | Fresh, crisp ginger snaps, lb.....4c             |
| 6 lbs pearl tapioca.....25c                             | Fancy New York white cheese, per pound.....15c   |
| 6 lbs best sagoo, barley or farina.....25c              | Fancy Wisconsin cream cheese.....15c             |
| Fancy mixed pickling spices lb.....20c                  | Large juicy lemons, doz.....15c                  |
| Fancy new cooking figs, lb.....7c                       | New honey per rack.....10c                       |
| Fancy new Cal. peaches lb.....12c                       |  |
| Large Brazil coconuts, each.....5c                      |  |

16th and Dodge Sts. **HAYDEN BROS.** OMAHA, NEBR.

## DON'T GO UNDER OLD LAW

Supreme Court Decides That Saloon Men Could Not Give Surety Bonds Under Old Law.

The supreme court in the case of Lee vs. Brittain, involving a remonstrance against the establishment of a saloon at Silver Creek, Merrick county, establishes the fact that a surety bond given by a saloon keeper, prior to the enactment of the new law by the recent legislature, was invalid because it did not comply with the provision of the Slocumb law requiring that two freeholders go on the bond. This belated decision of the supreme court now establishes the fact that many saloonkeepers were operating under illegal bonds. Whether that fact will affect any pending causes of action is not yet known in statehouse circles where the decision has been noted.

The decision does not affect existing licenses, since they have been renewed under the provisions of an amendatory statute introduced by Speaker Rouse in the last house of representatives which changed the Slocumb law by the insertion of a proviso dispensing with the freeholders in the cases where surety bonds are given. The News, at the time the decision affecting surety bonds was rendered, stated that there was grave question as to the validity of the liquor bonds, and it was with that belief in mind that Rouse introduced the amendment, although the saloonmen denied the statement that they were affected. The anti-saloon representatives in the house made a fight against the measure, claiming that it would weaken the Slocumb law.

The current case holding that surety saloon bonds were invalid was taken to the supreme court by W. T. Thompson, of Central City, who is now deputy attorney general. The fact that an amendment to the Slocumb statute has been made is regarded as unfortunate in some quarters, since it is feared that it will pave the way for other changes, resulting in the eventual repeal of the statute. The argument advanced against the Rouse amendment is that men ought not to be permitted to do business in a community, unless they are able to command the confidence of two freeholders to go on their bonds.

Relative to the adoption of the Rouse amendment, it is stated that the anti-saloon league has singled out some of the legislators, who were most active in its support and will take steps to prevent their renomination. Lincoln News.

## IN THE LINCOLN ASYLUM

Men and Women Seek Riddance of Drink and Morphine Habit.

A Lincoln correspondent says: "The second patient to be treated for the liquor and drug habit at the Lincoln asylum for the insane, under the provisions of the Epperson dipsonomic law, was discharged Monday. The man was formerly a well known doctor, but had become a slave to morphine. He now seems to be completely cured, has gained forty pounds in weight, and for the past month has been of great assistance in the hospital in treating other patients. He says that he intends to take up his medical practice again in some distant community. The first patient to enter the asylum for treatment under the new law was to have been discharged Saturday, but has earnestly requested that he may be allowed to remain in the hospital for another ninety days, in order that he may be sure not to backslide.

Thirty-nine men and one woman have been treated at the hospital since the law went into effect. A provision is made for three years' residence in the asylum, but it is not necessary in most cases to serve the entire term. As soon as a patient is completely cured, he is discharged. Ninety days is the time usually required for a cure. During the first thirty days a rigorous treatment, tending to thoroughly purge the digestive organs of any drug or alcoholic taint, is followed. The last sixty days are devoted to building up the patient's physical and mental faculties. All the patients now under the care of Dr. Greene and his assistants express much gratification at the results being effected in their own cases.

### After Twenty-one Years.

A special from Weeping Water says: "O. K. Cromwell has traded the 'Gibbon House' to T. T. Fessler for a farm near Pawnee City and will give possession December 1st. By the time Mr. Cromwell vacates he and his wife will have run the Gibbon House successfully for twenty-one years and six months. They will be very much missed both by the citizens here, and by the traveling public."

## CASTORIA

For Infants and Children.  
The Kind You Have Always Bought  
Bears the Signature of *Wm. D. Galt*

## Superintendents Meet in Lincoln.

In commenting upon the meeting of state superintendents' and principals' association in session now at Lincoln, the Journal says: "The opening session of the annual meeting of the state superintendents' and principals' association opened last night with about 150 in attendance. This is the largest attendance at an opening meeting of the association for several years. The meeting has been unusually well advertised this year, and the program offers discussion and papers of extraordinary interest to Nebraska high school teachers and educators in general. Several features of not a strictly educational nature have been provided for in addition to these, which are aimed to furnish entertainment and instruction for the instructors, outside the line of the usual subjects discussed at such meetings. The first of these was given last night as the opening address of the session. It was a general discussion and criticism of the prose and poetry of Edgar Allan Poe, by W. M. Davidson, superintendent of the city schools of Omaha. Mr. Davidson's paper was rather lengthy, but thoroughly instructive and entertaining, and was accorded close attention by the large audience."

## JUDGE JESSEN'S SUCCESSOR

The Noted Burlington Attorney of this City Mentioned for Successor.

Current political gossip, says the Lincoln News, has brought the name of Byron Clark of Plattsmouth into connection with the vacancy which will occur should Paul Jessen, who has been named to succeed E. A. Tucker on the Arizona bench, resign. Clark has been known as one of the local political managers for the Burlington railway. The candidacy of Clark will excite considerable opposition, since the friends of reform in the republican party believe that he stands in the way of the anti-pass bill and direct primary movements and railway rate regulation. Clark is a member of the state central and executive committees of the republican party. Clark is the man who was most favored by G. W. Holdredge for the congressional nomination in the First District, and that fact alone is regarded as evidence that the Burlington is still deeply interested in his welfare. At one time it was suspected that the Burlington hoped to defeat Pollard by bringing out Clark.

While no application has been filed in the office of the governor in behalf of the Plattsmouth man it is alleged that the Burlington politicians are already laying plans to advise the executive to act in Clark's favor. So far, the appointing power has declined to listen to any of the applications.

The governor is a warm admirer of Jessen, who has always been in the ranks of the anti-machine element. When the dispatches brought the intelligence of the president's action, the governor paid a high tribute to Jessen and republicans who pattern after him. On this account, it has been surmised that the governor would endeavor to appoint another man of the same type.

When the press dispatches announced that the Nebraska City man had been singled out by the president, the governor was called up by long distance telephone and advised that a certain jurist would like to make formal application. He was informed that he had better wait until there was a vacancy, as Judge Jessen had not filed any resignation. Nothing has been heard from Judge Jessen in regard to his intentions and until there is something the governor will refuse to notice applications.

### MAY NOT ACCEPT.

The following from a Nebraska City newspaper indicates that Jessen may not accept:

"It is known here that Judge Jessen was not consulted in regard to the appointment to the Arizona judgeship in successor to Eugene A. Tucker, and the opinion seems to prevail that he may not accept the honor as it only pays \$1,000 a year more than he now receives as a judge of the district court, and the extra expense of receiving and the extra work will more than make the difference in salary. Moreover many trips will have to be made in stages in that territory to and from holding court.

### talk of root.

"Should he resign his present position to accept the other within twenty days before the fall election his successor will be elected, but should he hold the office until after election, as he has much unfinished business on hand, the governor will appoint his successor. In either case the person will probably be Jesse L. Root, ex-county attorney, residing in Plattsmouth. Should an election be held County Judge H. D. Travis will probably be the democratic candidate."

### Good Farm for Sale.

October 14 to 18 I will be at my father's, six miles south of Plattsmouth, and will sell my 143 acre level farm, located near Rock Bluffs, for \$36 an acre and give easy terms. Do not rent when you can get a bargain like this. Call and I will gladly show the land.  
E. O. FURLONG.

## FOR THE BOYS AND GIRLS

Proposed Agricultural and Domestic Science Association.

The boys of Nebraska will have an opportunity to organize an agricultural association of their own and the girls of the state will have a chance to form a domestic science association, says the Lincoln Journal. The time and place is December 14 and 15 at Lincoln. On that occasion the Nebraska boys corn growing contest and the Nebraska girls cooking contest will take place. Deputy State Superintendent E. C. Bishop who is fostering these proposed organizations received word yesterday that the western passenger association has granted a one fare open rate for the meetings.

The objects of the state organization to be known as the Nebraska boys' agricultural association and the Nebraska girls' domestic science association, are set forth in this manner by Mr. Bishop: "To organize the school boys and school girls of the state for definite work along lines which will bring the home and the school into closer relation; to prepare young people for the fullest enjoyment of their environment; to dignify, by a better knowledge of its conditions and possibilities, the farm life of the twentieth century. to educate the youth of country, town and city to a knowledge of their dependence upon nature's resources, and to the value of the fullest self-development of hand, head and heart; to stimulate activity that will give industrial training its due emphasis in our educational system; to give to the state the services of her ambitious boys and girls in study and experiment in fields that will bring a better and a greater development of the resources of our commonwealth.

"Any public school pupil of last year or the present school year may become an active member of his or her respective state association.

The state association will hold one general meeting, annually. At this meeting, in addition to features of business, instruction and entertainment, the results of the work of individual members and of country, district and other eligible organizations, will be shown.

"The state organization, while anticipating good results from the work of the individual and other state membership and state meetings, expects the greater good from its office as an encouragement and assistance to county organizations.

"The county organization, reaching directly into every school district, from its local position, can organize more factors and can secure a greater personal interest in, and attendance at its meetings and its exhibitions; it occupies a field, broader in scope and more potent in possible results than does the distance and more restricted state organizations.

### Arizona Territorial Judgeship.

The Nebraska City Tribune, in speaking of the position tendered Judge Jessen by President Roosevelt says: "Judge Jessen left this city for the Pacific coast on his wedding tour on October 4. From intimate friends here has been obtained a confirmation of the report that the vacant judgeship has been tendered to him and acceptance awaits his decision, which had not been announced up to this time. Judge Jessen's friends do not undertake to predict what his decision will be. The tender of this appointment by President Roosevelt is a distinct honor to Judge Jessen and a well merited recognition of his established reputation as a jurist. Should Judge Jessen accept, Arizona will obtain what the territory seems to be much in need of, a territorial judge of full size, able, capable and thoroughly equipped to meet every demand of the high office."

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