

OUR "BEST" JANUARY SALE



"Best" is surely the right word to describe our January Clearing Sale. This event means the "best" clothes in Lincoln, because we use eternal vigilance in their selection and require them made up to highest standards; it means best in style and best in workmanship; it means best selections because you choose from the biggest stock in this great state; it means best prices, because we always undersell all others, and now, during this sale, give you anywhere from 20 per cent to 50 per cent off from the original prices. And it also means best satisfaction—that comfortable feeling, confidence that all wearers of Armstrong Clothes have in their apparel.

In This Sale all Men's Suits and Overcoats are divided into FIVE GRAND PRICE DIVISIONS as follows:

DIVISION No. 1—Men's Suits and Overcoats that we sold at \$40, \$37.50, \$35.00 and \$32.50, all go at

\$22

DIVISION No. 2—Men's Suits and Overcoats that we sold at \$30.00, \$27.50 and \$25.00, all go at

\$17

DIVISION No. 3—Men's Suits and Overcoats that we sold at \$22.50, \$20.00 and \$18.00, all go at

\$13

DIVISION No. 4—Men's Suits and Overcoats that we sold at \$16.50, \$15.00 and \$12.50, all go at

\$9

DIVISION No. 5—Men's Suits and Overcoats that we sold at \$10.00, \$8.50 and \$7.50, all go at

\$5

ARMSTRONG CLOTHING CO.
GOOD CLOTHES MERCHANTS

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hold any office in this association who is not the owner of one or more shares of the association's capital stock. The sale or transfer of any officers' stock shall operate ipso facto as a resignation and create a vacancy in his office.

Article V.—Filling of Vacancies.
Sec. 1. If the office of one or more directors shall become vacant, it shall be the duty of the remaining directors, or a majority thereof, to select a successor, who shall serve during the unexpired term. Provided, however, that stockholders representing twenty-five per cent of the stock outstanding may demand an election by the stockholders, in which event the secretary shall give twenty days' notice of such election and provide for holding the same, and upon the date filed stockholders may select a director to fill said vacancy, the candidate or candidates receiving the highest number of votes being declared elected thereto.

Article VI.—Duties May Not Be Delegated.
Sec. 1. No officer of this association shall be permitted to delegate his duties to another without the consent of the Board of Directors.

Article VII.—Capital Stock.
Sec. 1. The capital stock of this association shall be FIFTY THOUSAND DOLLARS, divided into fifty thousand shares of the par value of One Dollar each, 10 per cent of which shall be paid at time of commencing business.

Sec. 2. The stock of this association shall be forever non-assessable, and this proviso shall not be altered nor repealed and shall form a condition upon which all stock of the association shall be issued.

Sec. 3. No individual shall be entitled to hold, nor shall he hold, either in his name or her name, or the name of another, more than one thousand shares of the capital stock of this association. Nor shall any trades or labor union affiliated with the American Federation of Labor hold more than five thousand shares of the capital stock of this association. No organization not affiliated with the American Federation of Labor, nor any company, association, society or guild, shall be allowed to hold stock in this said Labor Temple Building Association of Lincoln, Nebraska.

Article VIII.—Issue and Transfer of Stock.

Sec. 1. The president shall cause to be issued to each stockholder one or more certificates representing the number of shares owned by him in the company, signed by the president or vice-president, and by the secretary and treasurer, and bearing the corporate seal. Neither the president nor treasurer shall sign blanks and leave them for use by the other, nor sign them without the knowledge of the apparent title of the person to whom they are issued. In case of the absence or the disability of either of said officers, the signature of a majority of the board of trustees in his stead shall be sufficient. The stock of the association is transferable only upon its books by the holders of the shares in person or by their legal representatives, and upon such transfer the old certificates shall be surrendered to the company by delivery thereof to the person in charge of the stock and transfer books and ledgers, or such other person as the directors may designate, by whom they shall be cancelled and new certificates shall thereupon be issued. A record shall be made of such transfer and issue. Whenever any transfer shall be made for collateral security and not absolutely, the fact shall be so expressed in the entry of said transfer. Provided, that all or any of the shares of stock subscribed for at or prior to the meeting of associates, for the organization of this association, or at any adjournment thereof, may, before the issue of a stock certificate to any such subscriber, be transferred by him by an appropriate instrument of transfer signed by him or by his duly authorized attorney. A copy of such instrument in the record book of the secretary of the association, shall constitute a record of the transfer of such stock, and such record books are hereby made the corporation book for all purposes in the premises. The association shall be entitled to treat the registered holder of any share as the absolute owner thereof, and accordingly shall not be bound to recognize any equitable claim to or interest in, such share on the part of any other person, whether or not it shall have express or other notice thereof, save as expressly provided by the statutes of Nebraska. Any person claiming a certificate of stock to be lost or destroyed shall make affidavit or affirmation of that fact and advertise the same in such manner as the Board of Directors may require, and shall give the association a bond of indemnity, in form and with one or more sureties satisfactory to the Board of Directors, in at least double the par value of such certificate, whereupon the president, secretary and treasurer may cause to be issued a new certificate of the same tenor with the

one alleged to be lost or destroyed, but always subject to the approval of the Board of Directors.

Article IX.—Statement of Condition.
Sec. 1. The Board of Directors shall present, when called for by the stockholders, a full and clear statement of the business and condition of the association.

Article X.—Amendments.
Sec. 1. The stockholders, by the affirmative vote of a majority of the stock issued and outstanding, may at any regular, or upon notice at any special meeting, alter or amend this constitution and by-laws in any manner not contrary to law or to the stipulation set forth in Sec. 2 of Article VII regarding the assessment of stock.

Article XI.—Elections.
Sec. 1. Each owner of stock shall be entitled to vote for the election of the Board of Directors, and shall have as many votes as he owns shares of stock properly recorded upon the books of the secretary.

Sec. 2. What is commonly known as "minority representation" of the "cumulative system of voting" shall obtain in all elections of this association. Example: If there are five directors to elect and a stockholder shall own five shares of stock, he shall be allowed to vote five votes for each of five candidates, or twelve and one-half votes for any two candidates, or twenty-five votes for one candidate, or any other such multiple of votes as he may see fit and proper.

Sec. 3. Any stockholder may vote by proxy provided due notice of giving such proxy shall be served upon the secretary not less than five days before election, and further provided, that no one not owning stock in this association shall act as a proxy, nor shall anyone act as a proxy when the stock represented by him as proxy when added to the stock owned by him shall exceed in amount one thousand shares of the capital stock of the association.

Sec. 4. The stock of an organization shall be voted by its secretary or by some member in good standing thereof who shall have been designated for that purpose by the organization itself. Such representatives shall file with the secretary five days before the election notice that he has been designated by his union for such service.

Sec. 5. The annual meetings of this association shall be held on the first Tuesday after the first Monday in January.

Sec. 6. The election of officers shall be held on the first Tuesday after the first Monday in January of each even year, beginning with 1908.

Article XII.—Directors.
Sec. 1. The Board of Directors of this association shall have supervisory powers over the business of this association, and to said Board all matter effecting the finances or welfare of the association shall be referred to for approval or rejection.

Sec. 2. The Board of Directors shall elect a board of trustees of seven members, one of whom it shall designate as president, another as vice-president, another as secretary and another as treasurer. These four officers shall be members in good standing of the organizations of their craft and affiliated with the American Federation of Labor, provided that no two of said officers shall belong to the same craft. Not less than five of the seven trustees shall be members in good standing of some trade or labor organization affiliated with the American Federation of Labor.

Article XIII.—Trustees.
Sec. 1. The board of trustees shall act as the executive committee of the Board of Directors, shall audit all accounts and make report thereof, and shall exercise supervision over the daily workings of the association. No bills shall be allowed or paid without the approval of a majority of the said trustees, and all records of the meetings of said board of trustees shall be open at all reasonable hours for the inspection of the Board of Directors.

Article XIV.—Retirement of Stock.
Sec. 1. The Directors of the association shall have power to retire the stock of the association upon payment of the current market price of the same, paying therefrom the surplus funds of the association and holding or cancelling the stock as may be deemed best for the association. Provided, that when stock has once been retired by the association, it shall not again be issued.

Article XV.—Indebtedness.
Sec. 1. The indebtedness of the association shall at no time exceed fifty (50) per cent of the paid in capital of the association.

Article XVI.—Length of Corporation.
Sec. 1. The life of this corporation shall be from January 1, 1908, to January 1, 2007.

DICKSON RETIRES.
J. W. Dickson has retired from the position of business agent of the Carpenters' Union. The union will make no selection of a successor for a month or six weeks. Mr. Dickson has made good in the position, but withdraws because he has something better in sight.

CAPITAL AUXILIARY.

Capital Auxiliary No. 11 to Typographical Union No. 209 had its first regular meeting of the year with Mrs. A. L. Compton, 2029 N street, Friday, January 10. The new officers present were installed.

The next meeting, January 24, will be at the home of Mrs. F. H. Hebbard, 1527 Washington street.

The sixth anniversary of Capital Auxiliary will be celebrated with a picnic supper and program on next Tuesday evening, January 21, at the home of Mrs. E. P. Thompson, 402 South Twenty-fifth street.

Mrs. C. E. Barngrover has been enjoying a visit from her mother, Mrs. J. R. Williamson of Humboldt, Neb.

Mrs. Fred Mickel, who has been quick sick for two weeks, is improving.

Mrs. King and family have all been under the doctor's care with the grip. The joint committee will meet Thursday, January 23, with Mr. and Mrs. Radabach in regard to plans for the annual ball.

Master Richard Maupin returned to his home in South Lincoln last Friday, much to the regret of the Righter household.
MRS. C. B. R.

FIREMEN DANCE.

As The Wageworker is being made up for the press the Brotherhood of Locomotive Firemen and Engineers, assisted by the auxiliary of that order, is enjoying its annual ball at Pitt's hall. The attendance was larger than usual, and the program was thoroughly enjoyed by the many present.

MACHINISTS' DANCE.

All arrangements for the dance of the Machinists' Union on January 21 have been completed, and the indications are that the annual ball will be the best in the history of that organization. Governor and Mrs. Sheldon have signified their intention to be present, as has Mayor and Mrs. Brown.

CONDEMN TAFT.

Evansville, Ind. January 13.—At a special meeting of the Central Labor Union today resolutions were passed condemning the state officials for sending troops to Muncie, Ind., during the strike. Speaker Cannon and Secretary Taft were also condemned for their attitude toward labor.

WE DO NOT PATRONIZE BUCK STOVES AND RANGES!

A BILL IN CONGRESS.

Representative Ferris, of Oklahoma, introduced a bill in congress providing an eight-hour day for all laborers employed on public works by the government in the United States and the District of Columbia. Provision is made for emergency cases, when double pay is to be given for overtime. The penalty for violating this law is a fine of from \$200 to \$1,000, and imprisonment from thirty days to six months, for the first offense. Representative Smith, of Missouri, introduced a similar bill, with a less penalty.—Washington Trades Unionist.

"BROTHERS IN NEED."

The national executive board of the miners' union, when in session last week, appropriated \$1,000 for the victims of the Darr mine; \$1,000 for the victims at Monongah and \$500 for Yolande. These two latter are non-union mines, where an organizer would be instantly hustled out of town, were one to go there, but that makes no difference to the union labor—"all are brothers in their need."
—Western Laborer.

DIE IN MAD RUSH.

Children in a Panic At an English Theater.

Sixteen children were trampled to death and forty others, several of whom cannot live, were injured in a mad rush for better seats in an entertainment given in the public hall at Barnsley, England. There was a great crush to secure admittance to the entertainment and when the doors opened every seat was taken and the gallery was literally packed with children, who filled the aisles and dangerously massed against the lower railing. With a view to relieve this crowding in the gallery, the attendants decided to transfer some of the children to the body of the house and one usher called out: "Some of the children come down stairs."

Immediately the rush started, and within a few seconds hundreds of children were being trampled underfoot. The scene was a terrible one. The cries of the injured and moans of the dying caused the greatest excitement among those who gathered in the body of the hall. Police and ushers rushed to the head of the staircases, which were littered strewn with dead and dying and by the most desperate efforts managed to drag scores of the struggling children to the corridors below. It was with the greatest difficulty that a panic among the children in the lower part of the house was averted, all of these eventually being taken to the street in safety.