Bam Stephenson, Miss Epsey's Assaulter, Fails to Appear For Trial -Omaha Chinamen and Their Laundries-City News.

The Lincoln Comtempt Case.

The hearing of the celebrated case against Mayor Sawyer, of Lincoln, and the city council of the same city, to show cause why they should not be fined for contempt of the federal court in ignoring a restraining order issued by said court, in the matter of ousting from office Police Judge Parsons, for alleged misconduct and malfeasance in office, came up yesterday before Judges Brewer and Dundy. The case is exciting unparalelled interest, especially on the part of the good citizens of the capital. The entire city council, together with the mayor, and Parsons, the ejected police judge, and a large delegation of Lincolnites, including

almost the entire bar, occuped seats within the bar railing, while every seat in the court room proper was occupied with citizens of Omaha interested in the outcome, G. M. Lambert-son, of Lincoln, conducted the examinawhile L. C. Burr handled the examina-tion of witnesses in behalf of the council, while L. C. Burr handled the affairs of Parsons, the ejected police judge. L. W. Billingsley, one of the Lincoln councilmen, made the following statement

in behalf of himself and co-respondents:

May it please the court, allow me to say in behalf of the mayor and council on this probehalf of the mayor and councilon this pro-ceeding, that we have been pleased to hear that the action of this court has not been prompted by any personal feeling, but solely to maintain the honor and dignity of the court. Permit me to say for the mayor and

council that their action in disobeying the re-straining order of this honorable court was not inspired by any animus or contemptuous feeling for your honor; not one ill word or harsh term escaped our lips at the time we took the action that has called forth this writ of attachment for contempt, but on the con-trary, expressions of deepest regret were freely uttered, that a judge of so high character, unquestioned integrity and great legal attainments, should feel it his duty to bar our actions in doing that, which to us, seemed so necessary to secure better municipalgovernment, and thwart the wish of every good citizen of our city. The legal proposi-tions involved in this proceeding have been discussed by able counsel on either side and passed upon, and are no longer matters of discussion in this court, on the question of contempt. If harsh terms have been used toward' your honor by any one, lay them not at the door of the mayor or any member of the council, who have endeavored to act with that decorum and propriety becoming their official positions. While we seek to palliate our offense, not

by any subterfuge in falsehood, but by fairly and honestly stating the causes and motives that prompted our action, we only wish to bear the burden that rightly belongs to us. As was stated on the night of the violation of the restraining order, we rely upon justice at your hands by presenting the justness of our

The committee of the council who specially Investigated the charges against A. F. Parsons, spent a great deal of time, during five weeks, in hearing the evidence against and in behalf of the accused, and argument of able counsel, and the evidence was reduced to writing by a stenographer, and the com-mittee made their findings to the council, finding him guilty of embezzling fines that should go into the school fund, and also guilty of other malfeasance of office.

On the evening the committee made its

final report to the council, and recommended his removal from office, the attorney for the accused, and the accused also, made strong appeals in his behalf, urging upon the coun cach stated it would be entirely satisfactory if the wold hear all of the written evidence reported, by the committee, and each stated it would be entirely satisfactory if the whole council would hear the reading of the evidence and then pass on the same; and to secure such ac-tion, the accused, in a bitter and declamatory speech before the mayor and council, accused the special committee who investigated the charges, with having been bribed by certain of the gamblers of the city, to make the find-ings against the accused. After considerable discussion, the request of the accused and his attorney, was acceded to, and the city council adjourned over to a day certain, for the sole and only purpose of hearing the evidence upon the charges against said accused, and to pass upon the same; and thereupon said Par-sons and his attorney, expressed themselves as satisfied with the action of the council.

Before the time of the special meeting of our body, this restraining order was issued and served, in violation of good faith and fairness on the part of said accused and his attorney; and the reupon reports came to members of the council, that said Parsons, was belit of the council, that said Parsons was bent-tling said beny, defying its authority, and speaking of it in opprobrious terms, and de-claring that he would hold out his term of of-fice in spite of the council, by reason of the interposition of this honorable judge. Public indignation of citizens was greatly aroused against said accused, by reason of his action in the premises, believing it unfair and dis-honorable. The advice of attorneys learned in law was sought by members of the counin law was sought by members of the coun-cil, as to the authority and jurisdiction of your honor, in issuing the tempo-rary restraining order herein, and they each announced it as their opinion, that this honorable court had no jurisdiction in the premises; that the order had been obtained by some trick, scheme or device brought about by misstatements and false averments in the bill; and such attorneys, who so advised members of our body, and who are officers of this court, gave it as their opinion, that it would not be contempt of court, for the mayor and council to disobey the restraining order. Thus being advised in the premises, and the council believing they had a sworn duty as councilmen to act in the premises, but at the same time, with a feeling of profound regret that such an order had been issued by a judge of the federal court, whose high character and standing challenged their

respect; did, on the evening of the — day of September last, violate the order of injunction, by having all of the evidence read to the entire council; and thereupon, by a unanimous vote of the councilmen present, did remaye said A. F. Parsons from the office of police judge, with the approval of the mayor, who immediately appointed H. J. Whitmore to fill the vacancy, and whose appointment was thereupon unan and whose appointment was thereupon unan-imously confirmed. In so doing these re-spondents believed they were acting in the line of duty imposed upon them by their oaths, and not in contempt of court, and which these respondents now find, upon the interpretation and consideration given to the law applicaable to the matters here involved by your

onor, was in contempt of court.

From their stand-point, these respondents were placed in this dilemma: On the one hand was a bare possibility of contempt of court, with fine or imprisonment, or both, to purge the contempt; on the other a sense of shame, disgrace and humiliation would follow, from failing to carry out what we considered to be our clear, sworn duty in premises, and to which would be added arden of criticism, jibes and contempt, of all sod citizens of our municipality, in addition to the abuse that is usually allotted to every city government, and also the continuance in office of a police judge, for two or three months, or perhaps until the end of his term of office, whom we decined utterly unfit for the position, and who we were informed belittled, and maligned the members of our city govern-ment, and defied their powers. The only es-cape from our responsibility was to resign, to do which, would call upon ourselves the ana-themas due to cowards and imbeciles, pos-

sessing little self-respect.

There are things in this life, worse than fines, prison bars or even death itself; one is the entire less of self-respect, and the less of the good-will of these we esteem. We say this in no spirit of defiance, to this honorable court, but that this honorable court may know some of the motives, and promptings of our action, which did not arise from malfee fill-will, or disrespect to his court.

Mrs. R. C. Smith—Fear Madain: I will pay you and also Mr. Bonner what I owe pay you and pay if you will go to the state's attorncy and have the case dismissed which has been commenced against me. There was no harm intended. Show this to Mr. Bonner what I owe pay you and also Mr. Bonner what , Ill-will, or disrespect to his court.

fee, fli-will, or disrespect to his court.
Your honor would very naturally say, and probably it was suggested to your mind at the time you granted this temporary retraining order, that it would be no great detriment or inconvenience to the good government of the city of Lincoln, to wait a few weeks or months, until it could have a hearing before this honorable court, on motion to dissolve the temporary restraining order, or olve the temporary restraining order, or on the rule to show cause for the issuance of temporary injunction, but an answer to When the case of the alleged rapist, Steph-

WILL BE DECIDED TO-DAY.

this suggestion is this; justice could for a long time be delayed by proceedings in error to the United States, or justice be entirely defeated, as was verified and foreibly brought to our minds in two celebrated murder cases of recent date in this state. Each was carried to the supreme court of the United States, and in each that honorable court held that there was no error in behalf of the accused of which that court had jurisdiction; but by the great delay, justice was entirely defeated, and the defendants entirely escaped the awful penalty of the law. We refer to the awful penalty of the law. We refer to the Bohannan and Zimmerman cases, in one of which the distinguished attorney for com-plainant Parsons, in this action, figured con-spictionsly. The mayor and council con-ciuded they were to be the victims of the untiring subtlety and fertile resources of this same counsellor, and that justice would be defeated through the law's delay. Two of these respondents, as attorneys and

counsellors at law, have for years been offi-cers of this court, and as such, know, that of the three-branches of government, the most the three branches of government; the most essential to good government; is the judiciary and to insure its efficiency and purity, due re-spect must be paid to its orders and decrees; disregard and contempt of courts, must bring mob rule; so that those two respondents, knowing that the greater responsibility rested upon them by reason of being officers of this court, endeavored to inform themselves upon this matter, aside from seeking the opinion brother attorneys.

They arrived at the following conclusions which they well had hoped would be shared by this honorable court, when, with all the facts before him, he should give the matter his more careful consideration.

1. That the complainant in this action, if he had any cause of action, had adequate remedy at law, in the state courts, by pro-ceedings in error, by quo warranto, or by suit for fees and damages; and that, having such adequate remedy at law, a court of equity would not have jurisdiction.

2. That the bill of complainant did not show

a sum amounting to \$2,000 in controversy and that this defect of the bill could not be rightly amended so as to give jurisdiction, because the law fixes the salary of the police judge at not to exceed \$125 per month and he had about six months of his term of office

3. That the alleged and only ground of complaint, being, what was claimed to be an ex post facto law, as shown by a certain ordinance which was passed, was of itself and alone not sufficient to give the federal court jurisdiction, not even of the subject matter.

These reasons and conclusions, which your honor finds erroneous, so far as the same effects this proceeding, are here given to show your honor that the violation of your order, was not done insolently or recklessly and without respect to your honor.

We respectfully pray the court that you

consider the foregoing in mitigation of our Judge Brewer has taken the case under advisement until 10 o'clock this morn-

THE BEGINNING OF THE END The famous West Point butter and cheese case, after hanging fire in the courts for the past four or five years, is at last nearing a wind up. Judge Brewer's decree was recorded yesterday afternoon. The text of it, in substance, is as follows: Special Master Churchill, inhis report, had found that the West Point Manufacturing company was indebted to the West Point Butter and Cheese company in the sum of \$125. In making up his account, however, he had charged against the manufacturing company \$75,000. The manufacturing company filed exceptions to his company filed exceptions to his charge as an improper one, and were asking to have that item stricken out of the account, and to have the Middletown National bank surrender into court a sufficient number of the bonds of the manufacturing company for cancellation to satisfy this charge of \$75,000. The court finally directed the receiver of the Middletown National bank and the trustees of the bonds to sign a written stipulation to the effect that the correctness, or incorrectness, of the \$75,000 charge should be heard

enable the court to make an immediate dis-tribution of the funds now in hand. Two suits are pending in the court on some of the coupons of some of the bonds of the issue of \$125,000. The result is that the litigation will go on as between the Middletown National bank and the trustee for the bond-holders vs. the West Point Manufacturing company, to determine whether the bonds shall be surrendered and cancelled or any part thereof. J. L. Webster is the attorney for the manufacturing company, Frank Ran-som, of Nebraska City, for the Middletown National bank, and N. S. Harwood, of Lin-coln, for the bondholders.

and determined in any suit brought upon any of the bonds so as to be treated as a defense

to such bonds. This order was made so as to

VIOLATING THE LIGUOR LAW Deputy United States Marshal Hastings went to Central City Monday and arrested George Peepnort, charged with selling liquor without a license. He was brought to this city yesterday and will be arraigned to-

TO BE PASSED UPON, The ejectment suit to recover possession of 2,000 acres of land in Lincoln county, of Mackin vs. Beer, was submitted yesterday, but the decision of the court has not yet been promulgated. It will be passed upon to-day.

HORSE CARS VS THE TRAMWAYS. J. C. Cowin and A. J. Poppleton, solicitors and counsel for the defendants in the well known suit of the Omaha Horse railway company against the Cable Tramway company, filed a demurrer yesterday to the amendments to the supplemented bill, also to paragraphs 1, 2, 3, 4, 5, 6, 7, and 8 of the sup-plemented bill. Defendants refuse to ackowledge any of the matters set forth in amend ments to the supplemented bill of plaintiff showing that plaintiff has not taken by itself, made or stated such a case as ought to en-titled it to any discovery or relief as is prayed for from defendants touching any of the sa matters in the amendments complained of. Also for further cause of demurrer, show that matters therein set forth are not proper subject matters of a supplemental bill, and should not be entertained by the court as supplemental matter or amend-ment. And for further cause shows show that this court is without jurisdiction in the premises as this court has no jurisdiction over the parties thereto, and prays judgment make any further other answer to that part of the supplemental bill, and prays to be dis-missed. Such is the general principles of all the demurrers.

MOTIONS SUBMITTED. Motions to remand to state courts in a number of cases arising under the new jurisdic-tion act were submitted before Judge Brewer from 3:30 till 4 p. m.

District Court.

HAWTHORNE NOT GUILTY. The trial of Hawthorne charged with horse stealing was completed Monday and last night the jury rendered a verdict of not

WELDY FOUND GUILTY. The jury was given the case of the state vs. John Weiby last night and after a short consultation brought in a verdict of guilty. Welby was charged with grand larceny.

MIKE COONEY CONVICTED. The trial of Mike Cooney charged with robbing a Bohemian was brought to a close yesterday. The jury was out but five minutes and brought in a verdict of grand

larceny, witnesses spirited away, At 2 o'clock yesterday afternoon the case of the State vs. H. Oliver, charged with forgery was called. County Attorney Simeral created a large sized sensation by declaring that important witnesses for the state had been spirited away, and that he should demand an investigation and the arrest of all parties concerned in the conspiracy. Mr. Simeral said that Monday he was called en by Mr. Bonner and Mrs. Oliver, wife of the defendant. The former produced the following letter addressed to Mrs. K. C. Smith, and is self-explanatory:

CMARA, Nov. 21, 1887. Mrs. K. C. Smith—Dear Madata: I will pay you and also Mr. Bonner what I owe each of you if you will go to the state's attorncy and have the case dismissed which

have attached I will pay.
Oliver wrote this from the jail. Monday night Mrs. Smith disappeared from the city, and her whereabouts are unknown. Mrs. Oliver has the keys to Mrs. Smith's room. Mrs. Oliver was in court and was evidently greatly agitated by this turn of affairs. Judge Groff said that the case demanded immediate investigation and advised Mr. Simeral to take immediate steps to cause the affect of all the parties interest of all the

parties interested. STEPHENSON IS MISSING.

enson, was called yesterday the prisoner failed to show up. Judge Groff declared his recognizance forfeited and issued a bench warrant for the fugitive's arrest.

T. H. Sears, the lawyer retained by Peter Barrett, the man arrested Monday after-

Barrett, the man arrested Monday afternoon by Officer Turbull, on suspicion of
having murdered a horse car driver in
Minneapelis last August, swore out a writ of
habeas corpus yesterday. The prisoner
was taken before Judge Groff, of the district
court, but a hearing of the matter was postponed until 2 o'clock p. m.

At that hour the prisoner was brought into
court and County Attorney Simeral presented to Judge Groff the information and
affidavits of the Minnesota court. Mr. Sears
was asked by the court, "Do you think, Mr.
Sears, I should discharge the prisoner on
such a charge?" Mr. Sears explained that
when he filled his writ of habeas
corpus it was under a misapprehension. The complaint filed in the
police court simply charged Barrett as being
a suspicious character. He did not know a suspicious character. He did not know that the additional charge of being a fugitive from justice had been made.

Barrett was remanded to jail to await requisition papers now on the way from Min

Yesterday afternoon Dewit C. Sutphen. Charles D. Sutphen, Joseph T. Drake and Byron Reed, as plaintiffs, entered eight sep arate actions in ejectment against S. Larsen, Frank Danick, Frank Kronek, — Olsen, Frank Severen, Frank Toucher, Joe Bows and George W. Skinner. The plaintiffs set forth that they hold a legal title to a parcel of land north of the southwest corner of lot No. 3, in section 23, township 15, and they are restrained from possession by the defend-ants. Immediate possession or a judgment for the full value of the property is asked.

County Court.

Frank Wallack began a replevin suit in the county court yesterday against Chief of Police Seavey and Jim Forkner to recover possession of a diamond pin and diamond ring alleged to have been unlawfully held by defendants. Plaintiff also asks \$25 damages. Frank Rosenbaum was allowed a judgment in the sum of \$116.04 against John Wuethrick Rosenbaum sued for \$621.04 as wages due him for tending bar for the defendant.

THE CHINESE LAUNDRYMEN. They Have Invested Less Than \$1,000 in Omaha.

J. T. Evans, the well known manager of the City and Model steam laundries, has just prepared and forwarded to Washington some interesting statistics whith reference to the monetary relation which the Chinese laundry men in this city bear to the white men engaged in the same business. Similar statistics are to be forwarded from every large city in the country, and when compiled, the information will be used by a committee of laundrymen appointed at the last national convention held in Oc-tober to induce congress to enforce the present imperative law with respect to the exclusion of Chinese from this country, The figures completed by Mr. Evans show that there are in this city about twenty Chinese laundries the amount of money invested in all being not more than \$1,000. There are eighteen laundries run by white men, the capital invested in which is in the neighbor-hood of \$250,000. These figures show that the Chinamen profiting from their business in-vest almost nothing and are consequently of a benefit only to themselves and certainly of an injury to the country.

Fighting a Panther.

Engineer James Markham, of the B. & M., had a thrilling encounter (with a panther Sunday night between Minden and Axtell. Mr. Markbam had a heavy freight train, and between the two places named some minor portions of the machinery got out of order and the train was stopped. He and his fireman got out and were at work on both sides of the locomotive. Just as they were completing the repairs, a terrible yell was heard, and before Mr. Markham could turn, a large panther sprang upon him and buried his claws in the engineer's shoulder. The fireman came to the rescue and struck the brute over the head with a heavy wrench. This partially stunned the panther, who loosened his hold, but before either men could take advantage of the situation he made a vicious leap for the fireman, burying one of his claws in the man's hip. Mr. Markam then pulled his revolver, and by a lucky shot hit the brute between the eyes, killing him instantly.

Both men were badly hurt, and will be laid up for some time. The panther measured nearly six feet from his nose to the tip of his tail, and weighed about two hundred pounds. Mr. Markham lives near Hastings, to which city he was taken. This is the first panther killed in that vicinity for over two years. The pelt was sent to this city and will be given into the hands of a taxidermist.

Railroad Notes.

D. M. Collins, joint agent of the Chicago, St. Paul, Minneapolis & Omaha railroad and the Union Pacific at Norfolk, is in the city. W. A. Scott has been appointed general superintendent of the Chicago, St. Paul. Minneapolis & Omaha railroad, with headquaaters in St. Paul. Mr. Scott is a veteran railroad man, having for years been con-nected with the Chicago & Northwestern. P. Humphrey, western passenger agent of the Eric railway, is in the city.

A. H. Moffett, general southwestern agent for the Rock Island railway, with head-quarters at Kansas City, is paying his res-pects to his many friends in the city. A. L. Maxwell, who for a number of months has been acting general passenger and ticket agent at Portland, Ore., for the Oregon railway and navigation company, has

Medway, the Wife Beater.

been promoted to the position.

George Medway, a savage looking Dane, who resides out near the terminus of Vinton street, was up before Judge Berka yesterday morning charged with wife-beating. The court fined him \$10 and costs. The big brute then turned to his wife and said something to her in their own tongue and she extracted from the folds of her dress a \$10 gold piece, while Medway himself managed to rake gether \$2.50 in silver, the amount of the



This powder never varies. A mardel of puri-ty, strength and whole-someness. More econom-ical than the ordinary kinds and cannot be sold in competition with the multitude of low cost short weight ainm or phosphate powders. Sold only in caus. Royal Baking Powder Co., 126. Wall St., New York.

LINCOLN., NEB.

The best known and most popular flotel in the state. Location central, appointments first-class, Headquarters for commercial men and all political and public gatherings.

E. P. BOGGEN Proprietes.

NE EXPECTED

Our big special sale of overcoats would cause a commotion, but we must confess we never an ticipated such a rush as we had all last week, and especially Saturday. Our 35 salesmen were busy from morning till late at night, to wait on the throngs of customers that crowded our store, and we regret that we were not better prepared, as even that large torce of salesmen was not sufficient to attend to all, and a good many had to go away. Saturday's business made big holes in our overcoat piles, but we are not through yet. Over one hundred cases of suits and overcoats from our great New York purchase, are still on the way and coming in daily, and we propose to get rid of them as fast as they come in.

Last week we have convinced thousands of customers that they never bought overcoats so cheap as we offered them. This week we will show how low good suits can be sold. Suits that were made by one of the best houses in the country. This is the greatest opportunity men of moderate means ever had to procure good first class garments at about one half the real value. We cannot describe them all, but we mention a few of the larger lots and which are especially big bargains:

are especially big bargains:

\$4.75 300 good heavy Cassimere Suits, warranted strictly all wool, lined with good heavy serge. No all wool suit of such quality and such make was ever offered for less than \$10.00. Our slaughter price is \$4.75.

This is the price we have placed on about 200 fine black, warranted real worsted, Corkscrew Suits, some lined with silk serge, some with good double warp Italian, well gotten up. This will make a good dress suit for men of mcderate means, and will give good satisfaction. It is in every respect as good a suit as is sold by other houses for \$15.00. Our slaughter price is \$6.50.

\$9.75 This lot contains about 250 plain, double and twist, and silk mixed cassimeres, some fine cheviots, elegantly made and trimmed, every one worth \$18.00, and that is the price which other dealers would ask for them. Our slaughter

\$13.50 Nearly 400 fine tailor made Suits, the choicest of the great purchase; cassimeres, beautiful fancy worsteds and diagonals. The material is the product of some of the best mills in the country, and some imported. These suits were manufactured for the finest city trade, and have been made up to sell at retail for from \$20 to \$30. Our

Several large lots of Pea Jackets and Vests, chinchillas, plush and astrachan, lined with fine cassimere and Italian goods, which are usually sold for \$10, \$12 and \$18. Our slaughter price is \$4.25, \$4.75, \$9.00 and \$1175. A few extra fine imported astrachans with elegant satin lining, and fully worth \$28 to \$30, we offer at \$16.90.

We wish to call the attention of ladies to a small but especially attractive assortment of fine We wish to call the attention of ladies to a small but especially attractive assortment of fine children's overcoats, which fell into our hands with this great purchase. These are made of the best of material in Cassimere, Chinchilla and Astrachan, elegantly trimmed with fur and plush, and of exquisite designs. These garments were manufactured for the cream of city trade, and in every respect first class. There are only a few small lots of them, and as the sizes are somewhat broken we have marked them at about one third their real value,

We are daily in receipt of numerous mail orders from out of town parties, and wish to say that we cheerfully send goods by express C. O. D., with privilege of examining when parties are willing to pay express charges, both ways in case goods are returned, and we require a deposit to cover such charges. We sell goods with such a small margin of profit that we cannot afford to puy expressage.

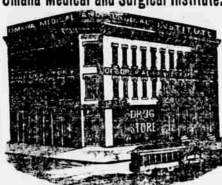
pressage.

All goods marked in plain figures and at strictly one price.

Clothing Company,

Corner Douglas and 14th, Streets, Omaha.





N. W. Corner of 13th and Dodge Streets, N. W. Corner of 13th and Dodge Streets,
For the treatment of all Chinolic and Scholcal,
Diseases—Braces, Appliances for Deformities,
and Tritssis.—Best facilities, apparatus and remedies for successful treatment of every form of disease requiring Medical or Surgical treatment. Forty
New Robons for Patients Bist Hospital, AccomModations in the west. Write for circulars on Deformities and Braces, Club Feet, Curvature of the
Spine, Piles, Tumors, Cancer, Catarth, Bronchitis. In,
Inhibiton, Electricity, Paralysis. Epilepsy, Kinney,
Bladder, Eye, Ear, Ssin, and Blood and all surgical
operations. Diseases of Women a Speciality—
Book on Diseases of Women Eirke. Only reliable
medical institute making a speciality of Pitiyark
IDSEASES—All blood diseases successfully treated.
Persons unable to visit us treated at home by correspondence. All communications confidential. Medicines or instruments sent by mail or express, securely
packed, no marks to indicate contents or senier. One
personal interview preferred. Call and consult us, or
send history of your case, and we will send in pain
wrapper, our Book to Men Firee upon Private, Special and Nervous Diseases, etc. Address.

Omalia Medical and Surgical Institute, or

Omaha Medical and Surgical Institute, or Dr. McMenamy, Cor. 13th and Dodge Sts., Omaha, Neb Owing to the rapid growth of Omaha and our sne-cess in effecting cures, our business has become so large that the old Medical Institute on Isthereet and Capitol avenue, could not accommedate all coming to a for treatment. We have therefore moved into our new brick building. Northwest Corner of Isth and Dodge streets, one block south of the old Institute building, and have now the largest and most com-plete Medical Institute or hospital in the west. Forty newly furnished, well warmed and ventilated rooms for patients, three skilled physicians always in the building. All kinds of diseases treated in the most scientific manner. for patients, three skilled physicians always in the founding. All kinds of diseases treated in the most scientific manner.

We manufacture Surgical Braces for Deformities, Trusses, Supporters, Electrical Batteries, and can supply physicians or patients any appliance, remody, or instrument known. Call and consult us, or write for circulars upon all subjects, with lists of questions for patient to answer. Thousands treated successfully by correspondence. We have superior advantages and facilities for treating diseases, performing surgical operations, and nursing patients which combined with our acknowledged ability, experience, responsibility and reputation should make the Omaha Medical and Surgical Institute the first choice.

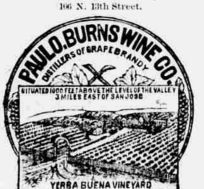
DIAMONDS, WATCHES, **≡**JEWELRY,**≡** BRONZES!

LOSTMANHGOD. Vostbruit, Impr.

through errors and bad practices CURED. GOLDEN SEAL CO, 19 Locustat. St. Louis

MAX MEYER & BRO. W ELOPED PARTS

SHORT-HAND Writing thorough-Best and shortest system now in use. Circular Free. Prof. A. N. GAEBLER, Bor 404. St. Louis. Book-Keeping, Penmanship, Commercial Law, Shorthand, Telegraphing



PURE CALIFORNIA WINES, shipped direct from our vineyard. Riesling, Gutedel Clarets, Port, Sherries, etc. San Jose Vanits, Seventh, Eighth, San Salvador and William streets, San



1707 Olive Street, St. Louis, Mo. Of the Missouri State Museum of Anatomy, St.

Louis, Mo., University College Hospital, Lonon, Glesen, Germany and New York. Havi devoted their attention

SPECIALLY TO THE TREATMENT OF Nervous, Chronic and Blood DISEASES.

More especially those arising from imprudence, invite all so suffering to correspond without delay. Diseases of infection and contagion cured safely and speedily without use of dangerous drugs. Patients whose cases have been neglected, badly treated or pronounced incurable, should not fail to write us concerning their control of the latter of the concerning their control of the latter of the concerning their control of the latter of the control of the latter o symptoms. All letters receive immediate atten-

JUST PUBLISHED, And will be mailed FREE to any address on re-ceipt of one 2-cent stamp, "Practical Observa-tions on Nervous Debility and Physical Exhaus-tion," to which is added an "Essay on Mar-riage," with important chapters on diseases of the Reproductive Organs, the whole forming a valuable medical treatise which should be read by all young roas.

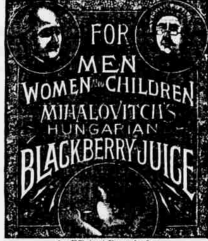
DRS. S. and D. DAVIESON, 1707 Olive Street, St. Louis, Mo.



IN WHICH IS TAUGHT

Send for College Journal.
S. E. Cor. 16th and Capital Ave.
Mention the Omaha Bee.

Sample Bottles Free.



An Efficient Remedy for Diarrhos, Cholera Morbus, Dysentery And all Disorders of the Bowels. Imported by Mihalovitch, Fletcher & Co., Cincinnati, O. For sale by the following dealers: Richardson Drug o., Blake, Brune & Co., Adler & Heller, Gladstone from & Co., Frank Dellone & Co., R. R. Grotte, and Il wholesale and retail druggists, liquor dealers and vine merchants overywhere.

Ask your retailer for the JAMES MEANS \$4 SHOE JAMES MEANS \$3 SHOE.

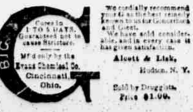


nai \$6 Shoe and is absolutely the only shoe of its price which has ever been placed extensively on the market in which durability is considered before mere outward appearance. Them shoes are sold by the best retailers throughout the United States, and we will place thom easily within your reach in any state or territory if you will send us a nestal and, metitlening this unter. Full line of the above Shors for sale in OMARA by G. W. Cook, 1306 Farnam street; G. S. Miller, 612 North loth street; Hayward Brow, 407 South 15th street, In Council, Blurrs by Sargent & Evans 412 Broadway.

BOYNTON FURNACE CO., **BOYNTON'S**

RANGES * HEATERS.

47 and 49 Dearborn St., J. H. MANNY, MANAGER. FOR SALE BY Henry E. Cox, Omaha



CARBOLIC SMOKE BALL COMPANY

RUPTURE cured with wonderful success, all LUNG, THROAT, CANCER, FILES, FISTULA.

RUPTURE from business All Chronic Diseases, this country. These who contemplate going to Hot Springs for the treatment of any Private or Blood disease can be cured for one-third the cost at our Private Dispensary.

Private Dispensary.

LADIES By his treatment a Pure, Lovely Company of the plexion, free from sallowness, freekles, blackheads, cruptions, etc., brilliant eyes and perfect health can be had.

18 That "tired" feeling and all temale weaknesses tromptly eured. Bloating Breadghes, Nervous Prosaraton, General Deblity, Sleeplessness, Depression Und Indipestion, Ovarian troubles, Intumpation and Dispersion and Dispersion of the Company of the C

EYE AND EAR Acute or Chronic Inflamma inner or the Eyelids or cloud and Far or Near Sightedness, Inversion of the Lids, Serofulous Eyes, Ulcerations, Inflammations, Absects, Binness of Vision of one or both eyes, and Tumors of Jid.

187 Inflammation of the Ear, Ulceration or Catarrh, Internal or External Deafness, or Paralysis, Singing or Roaring noises, Thickened Drivin, etc.

Internal or External Deatness, or Paralysis, Singing or Roaring noises, Thickened Drim, etc.

NERVOUS bendity, Less of Vital Power, Sleep, Sessions, Despondency, Lass of Memory, Confusion of Ideae, Blurs before the Eyes, Lassitude, Languay, Gloominess, Depression of Spirits, aversion to Sciety, Easy Discouraged, Lack of Condidence Dull, Listless Units for Study or Bushness, and fines life a burden, Safely, Permanently and Privately Cured.

BLOOD AND SKIN Disages, Scrofula, Eyespelas Feversores Blotches, Pinglies Units of the New Research of the Very Research of the United States. Correspondence receives prompt attention, No letters answered unless accompanied by four cents in stamps. Send tencents in stamps for pamphlet and list of questions upon private, special and nervous diseases.

Terms strictly cash, Call on or address.

eases.
Terms strictly cash. Call on or address,

DR. POWELL REEVES,

Clasgow via Londonderry,

Liverpool via Queenstown.

Liverpool via Queenstown.

Are Strictly First-Class, and spons the largest fastest and fleet in the world. Saloon, second class and secrage Passenger Accommodations Unexcelled. Every regard for the comfort and convenience of passengers studiously considered and practiced. Steamers every Saturday for Glasgow. City of Home sails for Liverpool Endober 12. It is the jargest and finest passenger steamers Ramata. Batter of passage for all classes as low as by any other first-class line. Such on excursion tickets at reduced rate? Dynatis for any amount at lowest current rates. For beats of tours, tickets, or further information, apply is Item Detison Bill Classes. On the contract of t

BUFFALO BILL.

No. 314 South 13th St., Omaha, Net

RUPTURE CURED

PROF. N. D. COOK,

Room 6, 1514 Douglas St., Omaha, Me