THE OMAHA DAILY BEE: THURSDAY, JANUARY 12, 1888.

WAS SOMEWHAT TOO CRITICAL

Chairman Wheeler's Report Causes a Horticultural Ripple.

SECRETARY BERNARD SUSTAINED

ion by Maxwell, J.

secretary of state.

secretary of state yesterday.

50,000. The incorporators are:

Jr., F. Y. Robertson, John Hume.

son & Nebraska Railroad.

in the United States court.

M. D. Polk, of Platismouth.

vards.

Exchange

his friends at the yards.

narket with a load of hogs.

two cars of cattle yesterday.

MINOR EVENTS.

Among the arrivals yesterday were

Seward, G. W. Simpson, of Wahoo and

SOUTH OMAHA NEWS.

John F. Nelson, of Oakland, is visiting the

Charles Selleck, of Herman, Neb., is at the

F. C. Dryer, of Ravenna, has a car of hogs

D. Banner, of Sterling, Neb., is stopping at

acre.

AT THE STATE HOUSE.

Hartman Declines Re-Treasurer Election-The Officers Chosen-State of the Finances-Supreme Court Decisions-State House

[FROM THE BEE'S LINCOLN BUREAU.]

The proceedings of the State Horticultural society are growing in interest and attendance. The special feature yesterday was the election of officers. Some bitter feeling was manifested in the meeting, prior to the election, on account of a report submitted by Mr. Wheeler who was chairman of the committee to audit and pass upon the reports of the secretary and treasurer. Mr. Wheeler manifested a spirit of criticism such as he has exercised in both the state agricultural and horticultural societies since he ceased to be secretaries of those associations. The report of the committee, therefore, created an animated discussion, and was only adopted after striking out all the censure that was aimed at Secretary Burnard. Mr. Barnard then thanked the society for their confidence and the election of officers, fixed under special order for 10 o'clock, was proceeded with. R. N. Day, of Tekamah, was re-elected president, and Samuel Barnard, of Table Rock, was re-elected secretary. Chris Hartman, who has filled the office of treasurer for a number of years, positively declined to accept the office again. A cordial vote of thanks was given Mr. Hartman for his untiring work on behalf of the horticultural society, after which Peter Younger, of Geneva, was elected treasurer. The election for vice-presidents resulted in the election of W. R. Harris, of Te-cumseh, and J. M. Russell, of Wy-more, and Messrs, C. M. Cox, of Palmer, Merrick county, Poit Evin, of Keya Paha, and G. J. Carpenter, of Fairbury, were selected as the directors. This closed the morning session after a short address by Chanclor Manatt, who expressed his pleasure in having the state socie ties make their home at the university buildings, and stated that with the completion of the agricultural building the coming year a hall would be set aside for society meetings.

It the afternoon Prof. Hicks, of the date university, read a paper upon the geological formations of the soils of Ne-broska which was discussed at length, the report of the treasurer su

	The report of the treasurer submitted at the evening session of the day was as follows:	on the market. D. Banner, of Sterling the Exchange.
	Balance on hand January 1, 1887\$3,272.07 State appropriations	William Boys, of Va the Exchange hotel. Judge Renther had an
	Total receipts	prisoners; no trials. William Jackson is up looking over the yards.
	Balance on hand,	W. F. Stoddard, of W guest at the Exchange.

the same evening session the question of delegates to the American Horticultural society was taken up and the following resolution was presented by Prof. Bessey: Whereas, The American Horticultural so

clety will meet in regular session in San Jose, Cala., the latter part of this month, and, Whereas, It is desirable that Nebraska and

especially this society should be officially rep-resented in this meeting, therefore, Resolved, That this society send J. H. Masters and Samuel Barnard as our delegates to San Jose, paying \$100 of the expenses of

being certified to that court. A appeared and moved to dismiss the appeal for the reason that no judgment had been entered in the county court from which an appeal could be taken. His motion was sustained and the appeal dismissed. Held, that no action JAILER MILLER'S CASE. His Letter to the Editor of the World. OMARA, Jan. 11 .- To the Manager and Ed-

itor of the Omaha Daily World, Omaha could be maintained upon the appeal bond for the reason that there was no judgment rendered in the county court, and that the Neb .- Sir: In the Omaha Daily World, in its issues of the 9th and 10th inst., you make attempted appeal was void and the appeal serious and grave charges affecting my offisend a nullity. State ex rel. City. of Columbus. vs. Babcock. cial conduct as jailor of Douglas county. Solely in consequences of these charges so Original mandamus. Writ allowed. Opinmade, I have been suspended from office until 1. The provisions of section 77, chapter 14, of the compiled statutes, authorizing a city an investigation can be had as to their truth or faisity. I have demanded, and the sheriff in certain cases to appropriate the sum of \$5 per lineal foot to aid in the construction of a of Douglas county has demanded, the car liest practicable investigation of the matter county bridge, do not prevent a city situated on a stream like the Loup river from issuing bonds to aid in the construction of a public by the board of county commissioners. On to-morrow (Thursday, Jan. 12, 1887) the board bridge across such river. 2. Such boads may be used to construct a bridge on a public thoroughfare, although the bridge is outside of the corporate limits. of commissioners will meet at 10 a.m. in their offices for the purpose of determining what they will do. The compiled statutes of this state, Article 2, Chapter 28, provide The sale of the Fulton tract of school that "Any person may make such charge, land adjoining Nebraska City has been and the board of commissioners shall have again fixed by the board of educational exclusive original jurisdiction thereof, by a lands and funds. The date is February summons." It has been suggested, however, and it may be true, that they have no jurisdiction to proceed until a formal com-18, 1888. It is appraised at \$200 per State Oil Inspector Caldwell has ap-pointed John M. Jacobson, of Hastings, plaint is filed, because in the same article of

the same chapter it is provided that "The complaint shall be by an accuser against the accused and be verias a deputy oil inspector and yesterday and be veriaccused his bond and oath was filed with the field by the affidavit of any elector of the state that he believes the charges to be A requisition was granted from the true I wish now to submit to you that if you governor's office yesterday which was made these charges, believing their truth, and with a sincere desire to effect the com-mon weal, and right a wrong, the road to accomplish that end is plain. First warning asked for by the acting governor of Missouri. The party wanted is named Charles Wolf, and he is under arrest at

Orleans for the crime of grand larceny. accomplish that end is plain. First warning you that each and every one of your charges and their invendees, so far as they reflect on me in person or my official conduct, are unirue. I invite you or any other elector of Eugene Moore, stenographer for Judge Powers, of the Seventh Judicial District, filed his oath of office with the this state to come to the proper tribunal and make them good. If they are true, you ought to be able and willing to prove them, or furnish the proper tribunal with the neces-The Midway Building and Loan association, of Kearney, filed its articles of incorporation yesterday; capital stock sary ground work on which to proceed; if au-true, you ought to be manly enough to ad-G. L. mit it

Humphrey, T. N. Hartzree, C. H. Elm-derf, George D. Aspinwall, Homer J. Allen, W. W. Vance, John Thompson, I am informed that you claim that a grand jury should be empanneled to in vestigate the matter. To this I cannot and do not object. I join with you in this request. However, court does not convene until the 6th proximo; Lancaster county has made its estithe proceedings of a grand jury are secret, and with closed doors; no grand juror can nate of expense for the coming year. It tell anything which was testified before him. loots up \$186,250. Of this amount \$18,nor how he voted; they have no jurisdiction except to indict for infractions of the crim-000 is for the sinking fund on the Atchiinal or penal laws; they are not required to hear any evidence except that for the state; Among the Omaha people at Lincoln esterday were C. P. Needham, C. W. they cannot remove or suspend from office

McNair, Hugh Murphy, T. H. Cotter, E. S. Dundy jr., and E. M. Bartlett. A number of them were called by business in the United States and the States and S and an indictment by them will not settle the question as to my right to hold the office of jailor, since the board of commissioners will even then have exclusive jurisdiction to re-move from office. Whatever action the grand jury may take, Judge Morris, of Crete, Hon. George W. Corell, of Plattsmouth, Ed McIntyre, of

Whatever action the grand jury may take, being necessarily secret, will not satisfy the public to whom you are daily appealing. They want to hear and have a right to hear both sides of this case, and that, too, in the speedicst manner possible. No possible ac-tion of the commissioners will prevent a sub-sequent inquiry by the grand jury. Each tribunal has its own prevailar to province in the tribunal has its own peculiar province in the premises. The board of commissioners to try in public, hearing evidence for both sides, at an early date, with the view of ascertain-ing the question as to my right to longer hold the office from which your unmy right supported charges have suspended me, the grand jury to investigate after the 6th of February next, in secret, hearing only one

side of the case with the view of ascertaining whether or not any crimnal or penal offense William Boys, of Valparaiso, Neb., is at has been committed. I ask that both in-Judge Reuther had another quiet day. No It will not do to say that Shoriff Coburn William Jackson is up from Chicago and is should investigate this matter. The statutes Go not give him any authority, he could not subpena or compel the attendance or testi-W. F. Stoddard, of Wood River, Neb., is a mony of witnesses, and such proceeding would place an unnecessary and unwarranted burden upon that officer. P. M. Coloy, of Colby & Co., Bradshaw, brought in a car of hogs.

Nor can it be said that I am not an officer H. B. Miller, of Winside, is around, visiting of the county. The laws recognize me as such, and, if I am not an officer, I cannot be T. F. Marshall, of Curtis, Neb., is on the indicted for malfeasance or misfeasance in offlee James Tumblely, of the Glen Rock quar-ries, is visiting Dr. Glasgow.

If you are convinced of the truth of those charges, I shall expect you to present them to-morrow to the commissioners at 10 o'clock a. m., in such a way as to give the board

The judges of the district court yesterday morning, in compliance with the request of the

A. D. Kenyon, of Dannebrog, brought in George W. Mitchell, of Mitchell & Howe, urisdiction to proceed. I will in writing offer of Henderson, Neb., is in with a car of hogs. J. R. Atler, B. D. M. Blake and James Hall, o waive the provision of the law requiring an elector to swear he believes the charges. If you cannot formulate the charges by that time, I will concede your right to further

DIVIDEND NOTICE. **31 Per Cent Dividend.**

Notice is hereby given to the Members of the

futual Reserve Fund Life Association, Chief Office, Potter Building, 38 Park Row, New York, that the amount of Surplus to the Credit of the Members of the 1882 class equals a DIVIDEND OF TRIBTY-ONE PER CENT. upon the entire Mortuary premiums paid during the past five years, to wit: From 1882 to 1887 inclusive, said amount applicable and payable as provided in each Certifi cate of Membership. The amount to cover said dividend has been deposited with, invested, and held by the Central Trust Company of New York, as Trustee, as provided in the Deed of Trust between the two companies

Notice is further given, that in addition to the bove dividend of THIRTY-ONE PER CENT., the Mutual Reserve Fund Life Association has paid to the Widows, Orphans, and Claimants of deceased members, during 1887, over One Million Four Hundred Thousand Dollars, and during the same year 1587, it has saved its living mem bers by reduction of the premium rates below the rates usually charged under the old system of Life Insurance, said reduction approximating Three Millions of Dollars, which reduction equals an additional dividend of more than fifty per cent, of the entire premiums paid by our members.

Our actual cash profit for 1857 exceeds \$448,000, or \$1,227 for each day in the year, including Sun days and holidays. Each dollar of said profit as fast as earned, is deposited with, invested and held by the Central Trust company, as trustee, for the exclusive use and benefit of our members. Our total death claims paid exceed \$4,100,000 and our cash surplus exceeds \$1,350,000.

OFFICIAL EXAMINATION. OFFICIAL EXAMINATION. After a most careful and thorough official ex-amination within the past sixty days, the Asso-ciation has received the unqualified endorse-ment from three Separate State Insurance De-partments, towit: By Hon. Philip Cheek, Jr., Insurance Commissioner of the State of Wiscon-sin; Hon. Charles Shandrew, Insurance Com-missioner of the State of Minnesota; also, Hon. Elisha W. Bucklin, Insurance Commissioner of the State of Khode Island. Each one of these Insurance Commissioners having made a thor-ough personal examination of the attains of the Association in the months of November and December, 1857, and after said examination, en-dorse the Mutual Reserve Fund Life Association as worthy of the confidence of its members and E. B. MARPER, President. as worthy of of the people. Mutual Referve Fund Life Association, Potter Building, 38 Park Row, New York. B. H. ROBISON, Agent,

Omaha Nat'l Bank Bui

LL WE ASK

Is that you take the time to see our goods. You cannot afford to let such an opportunity pass without investigating. Our great clearance sale offers the greatest inducements ever heard of. In Men's and Boys' Overcoats, you will find that one dollar expended now will go further than a dollar-and-a-half a month ago. It will pay you to buy an Overcoat and put it away for next winter. You can't make a better investment Prices never were so low and in many instances are cut in two. Overcoats that used to sell for \$4.50, \$7 and \$9, are now offered at \$2.50, \$3.50 and \$5. We don't mean to have a single overcoat left. All must go.

Another bargain to which we draw attention are odd pants. At the end of every season we always have left a good many suit pants. Everybody knows how cheap we are selling pants, but our suit pants are always marked far below their value. What is left of them now is taken out of the regular stock and placed on separate tables, and the way these pants are marked ought to clear them very quick. Good heavy all wool cassimere pants in nice plain patterns, at \$1.50, which are actually worth \$3 and more. Among them is a lot of extra fine corkscrew pants, marked \$3.25, \$3.50 and \$3.50; every pair is worth more than double.

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



SECOND-The novel manner of suspending its

It was attempted by some members to increase the delegates to three, but it failed, although the appropriation was increased to \$150 each.

SUPREME COURT DECISIONS. State ex rel Sornborger vs Wait. Error from Antelope county. Affirmed. Opinion

by Cobb, J. A coroner, sheriff or constable having perved an order of replevin of personal property under the provisions of chapter XI of title XXX. of the civil code, is not bound to receive or accept as sufficient an under-taking as provided for by section 1037 of said code, unless the same is executed by one or more sufficient suretics who are residents of the county in which the action is pending. Grimes vs Cannell. Error from Johnson county. Affirmed. Opinion by Maxwell, J. 1. Where chattels of the same nature and multiv belonging to different memory are

quality belonging to different persons are bringled in one mass, as corn in a crib, any bwner may recover his aliquoit part by an

pwher may recover his aliquoit part by an action in replevin.
2. Where a chattel mortgage was given by cortain owners of an elevator upon "10,000 bushels of car corn contained in cribs 1 and 2, situated south of the B. & M. rairroad side tryck in the town of Crab Orchard, on right of way of said company, and the proof was that there were three cribs without any designation as to numbers or the particular pribs included in the mortgage, held, too in-

designation as to numbers or the particular pribs included in the mortgage, held, too indefinite to entitle the mortgage to recover cord placed in one of the cribs by a depositor.
B. Every action must be prosecuted in the name of the real party in interest, and where on assignee is called as a witness to prove the assignment, he may be cross-examined as to the character of the assignment, and as to whether the avails of the suit are to be paid to the assignor; and it is error for the rourt to exclude such cross-examination. Where, however, it is evident that other witnesses may be called to prove the assignment and there is no effort to introduce such testimony, or offer to prove the fact, it will be error witnout projudice.
Merriam vs Dovey. Error from Cass county. Decree modified. Opinion by Reese, Ch. J.
A brought stait in the district court to remove a cloud upon his title to real estate, caused by a treasurer's tax deed to the decident in the district court to make the district court to the district court to remove a cloud upon his title to real estate.

remove a cloud upon his title to real estate, caused by a treasurer's tax deed to the de-fendant in the action, and in which he was successful in the district court. The defend-ant appealed to the supreme court, where the decision of the district court was reversed upon the ground that A did not pay or offer to pay the taxes justily chargeable to the property, and the cause was remanded to the district court with permission to A upon pay-ment of costs to amend his petition by makment of costs to amend his petition by mak-ing the offer to pay taxes and proceed with the case; but it is not shown that any further the case: but it is not shown that any further action was taken in the case. In a suit brought by the defendant in that action to foreclose his lien upon the real estate for taxes paid under his purchase, and against the grantees of A, it was held. That the judgment of reversal in the former case was not a bar to either party, and that a decree of foreclosure would be rendered in favor of pinintiff for the amount to which he was en-sitted by law.

plaintif for the amount to which he was en-titled by law. 2. In such case, where the action was to quiet the title of the holder of the tax deed, or in case of the failure of his title, for a foreclosure of his liez, and where the tax herd showed upon its face that it was void, it was not error for the district court to refuse

to receive A in evidence for any purpose. 8. Where there was no oath of the assessor returned with the assessment roll, no assess-

ment was valid. 4. An acceement between a taxpayer of a county or city and such corporation, that certisin services were to be rendered by him is consideration that his taxes were to be cancelect, will not avail the taxpayer in an action between him, or his grantee, and the pur hiser of real property at tax sale, not-withstanding he may have performed his part of the contract, it not appearing that the county or city had complied with its contract and the taxes. attendance increases nightly.

Brount vs Daniels. Error from Boone county. Affirmed. Opinion by Resse, Ch. J.

A instituted an action in replevin in the county court against B for the possession of certain property. The cause was tried to the court and the court found as a matter of The court and the court found is a matter of fact "that the right of property and the pos-session of said property when this action was commenced was in the plaintiff, and assessed his damages in the premises at \$35." No judgment was rendered upon this finding. B filed an undertaking with the county judge for nu amend to the district court. The cause or an appeal to the district court. The cause

Grand Island, are registered at the Ex change As you saw fit to accuse me out of the mouth of prisoners without asking explana-tion from me, I take the liberty of giving this letter to the public prints that the public whom we both serve may see which of us is the fairer and reserve its undement until J. R. Offer recovered \$23.82 from Edward Light yosterday for work performed. Jus-tice Levy adjudicated.

A garnishee suit of Baldwin vs. Desmore was settled out of court yesterday. It had been called before Justice Levy.

the fairer, and reserve its judgment until both sides are heard. Yours respectfully, J. S. Min.LER. The jail committee of the board of county Humphrey Sullivan, who ran for mayor at the last election, and was defeated by Col. Savage- died yesterday of consumption. the part committee of the board of county commissioners will begin the investigation of, the charges made by the World against Joe Miller this morning at 10 o'clock. It is expected that the taking of testimony will continue for several days before it is finished. J. R. Ogden and William Ogden each sued Peter Hansen foa \$23 wages. Justice Levy thought they had earned the money and ren-dered his decision accordingly. Mr. Miller will be represented by Mr. Chus. Offut, and in all probability Mr. Edward Simeral will represent the board.

Dave Edes was sued by William Marshall for \$200 for material and for work performed around Dave's place, but the evidence all showed that it was a partnership affair and Dave won the case. At a recent vote taken in the city council

county attorney, ordered that a grand jury be impanelled on February 6 to investigate the criminal charges against Mr. Miller. one member voted in the negative simply be-cause all the others voted for it. At least that is the reason he gave himself.

MAKE NO MISTAKE.-If you have made up your mind to buy Hood's Sars-aparilla do not be induced to take any Sam Lee, the Chinese laundryman, is free Sam Lee, the Chinese laundryman, is free and happy once more. Attorncys Makepiece and Bayliss applied for a writ of habeas corpus yesterday and ob-tained it on the following grounds: First—The complaint was issued under the act defining powers of the justices of the peace, and the court refused a change of venue. Second—After hearing the evidence, the court found they could not hold him under the charge named in the information and held him for petty larceny, and fined him \$15 and doubled the amount of the goods. Third— That the defendant was committed and con-veyed to jail without a mittimus having been other. Hood's Sarsaparilla is a peculiar medicine, possessing, by virtue of its peculiar combination, proportion and preparation, curative power su-perior to any other article of the kind before the people. For all affections arising from impure blood or low state of the system it is unequalled. Be sure to get Hood's. veyed to jail without a mittimus having been made out.

They Are Enjoying a Boom.

Merriam the Lucky Man.

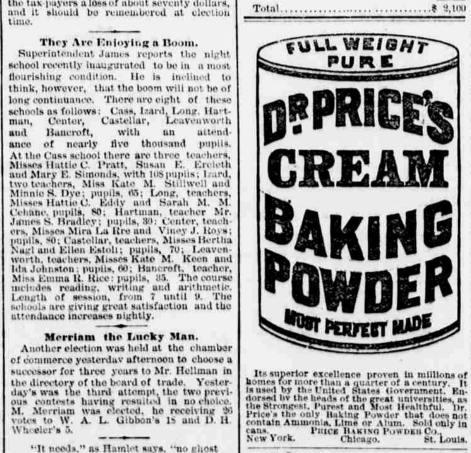
"It needs," as Hamlet says, "no ghost To come and tell" this truth. Pure SOZODONT preserves the teeth,

For this, reject it when 'tis proffered.

In age, in manhood, youth If any substitute is offered

An Unclaimed Find. Among the finds lying unidentified at the central police station, is a black morocco-lady's hand satchel, picked up on the corner of Fifteenth and Dodge streets. The suit of M.J.De Groff against the city for \$107.04 was settled yesterday by the city pay-ing that amount and De Groff settling for the

ing that amount and De Groff settling for the costs. The results of the case merely shows the result of the obstructionist policy of some members of the council. A month ago, De Groff presented a bill for about twenty-nine dollars that he had paid out in excess of the funds on hand, as the council refused to entertain it, he brought suit for that amount, and for an additional sum of \$68 for services rendered and when too late the council ref. Building Permits. The superintendent of buildings issued the following building permits yesterday : Jorgen Michalson, cottage, Canton,\$ 600 rendered, and when too late the council re-cognized the justness of the claim and has to settle. The penny wise, pound foolish course of the would be economists has just caused the tax payers a loss of about seventy dollars,



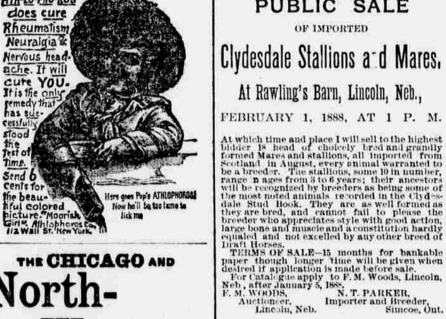


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The only read to take for Des Moines, Mariallown, Ceder Rapids, Clinton, Diron, Chicago, Milwakes and All points east. To the people of Nebraska, Colo-nado, Wroming, Lith, Jiaha, Nevada, Oregon, Wash-get pessiale by say other line. Among a few of the numerous points of superiority are pessiale by any other links road between Omana and Chicago, are lis two traites a day of DAY (OACH-or and Chicago, are lis two traites a day of DAY (OACH-traites are the flex that summa arit and ingenui-tre moises of comfort and elegance. Its PARLOR FRAWING ROOM CARS, unsurpassed by any, and its widely celebrated PALACE SLEEPING CARS, the equal of which cannot be found elevened. Its PARLOR flawing the trains of the Union Pacific Railway, con-get in union depot with those of the Chicago a vorth western Rr. In Chicago the trains of this hind mace. For Detroit, Columbus, Indianapolis, Chicinnati, soiton, New York, Philadelphia, Estimore, Wash-busto, and all points in the east, ask for a ticket with the state for the tast of the States of the Chicago a vorth western Rr. In Chicago the trains of the Union and the state of the Chicago the trains of the States and the states of the Chicago the trains of the Chicago a vorth western Rr. In Chicago the trains of the Union these interest for the trains of the Chicago a vorth western Rr. In Chicago the trains of the Union the the states of the trains of the Union Pacific Railway the the states of the trains of the Union Pacific Railway the trains of the the state at the trains of the trains

"NORTHWESTERN."

B ros wish the best accommodation: All ticket agents and lickets via this line. E. P. Wilson, Genl. Manager, Genl. Pass'r Agent T. M. BABCOCK, L. R. BOLLES, Western Agent. City Fass'r Agent Omaba, Nebrazza.

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The Sanden Electric Co. 169 LaSalic st., Chicago

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And Chicago.

North-

Omaha,

more complete protection to the pivot-edges or bearings than is found in any other scale. Other scales protect their bearings, only, by the timbers used in building, while the Victor, alone, has a special contrivance, in its new pivot-guard, which keeps its bear-ings free from ice and dirt rendering the scale accurate and sensitive in all conditions of weather

ity to annoyance from water and danger of

freezing in winter.

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Western Agents, COUNCIL BLUFFS, - IOWA

PUBLIC SALE

OF IMPORTED Clydesdale Stallions and Mares,

At Rawling's Barn, Lincoln, Neb., FEBRUARY 1, 1888, AT 1 P. M At which time and place I will sell to the highest bidder 18 head of choicely bred and grandly formed Mares and stallions, all imported from Scotland in August, every animal warranted to be a breeder. The stallions, some 10 in number, range n ages from 3 to 6 years; their ancestors will be recognized by breeders as being some of the most noted animals recorded in the C19 es-dale Stud Book. They are as well formed as they are bred, and cannot fail to please the breeder who appreciates style with good action, large bone and muscle and a constitution hardly equaled and not excelled by any other breed of Draft Horses.

J. B. HAYNES,

-OFFICIAL-

STENOGRAPHER

Third Judicial District, 37 CHAMBER OF COMMERCE.

THE CAPITOL HOTEL

LINCOLN., NEB.

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

DREXEL & MAUL,

Successors to John G. Jacobs.)

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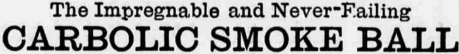
At the old stand, 1407 Farnam St. Orders by tele-graph scheited and promptly attended to. Telephone No. 22

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MANUFACTURING OPTICIANS

GLUCK & WILKINSON.

E. P ROGGEN Proprietor



(TRADE MARK.)

Goes on from day to day performing cures in Hay Fever, Catarrh, Asthma, Bronchitis, and al affections of the Head, Throat and Lungs. DON'T WAIT! DON'T WAIT! But if you have any of these diseases or any symptoms, call at once and get A FREE TEST, and you will have imme diate evidence of the efficacy of the remedy.

PROMINENT CITIZENS RECOMMEND IT.

CARBOLIC SMOKE BALL CO., Gentlemen: I have used your Carbolic Smoke Ball for throat and and lung troubles, and can recommend it as a pleasant and effective remedy. It is a sensible way of treating diseases of the head and throat. Yours truly, S. A. ORCHARD, wholesale and fetail Carpets, Cor. 15th and Farnam Sts. CARDOLIC SMOKE BALL CO., Gentlemen: A friend advised me to try the Smoke Ball and I im-mediately procured one, and commenced using it. The first application gave me relief, and in less than a week all symptoms of the disease had disappeared. Yours truly, CHAS, F. POTTER, Supt. Mo. Valley Sand & Gravel Co., Cor. Farnam and 11th Sts.

CARBOLIC SWOKE BALL CO-Gentlement: Your Carbolic Smoke Bull cured my little child of whooping cough in less than 45 hours. I have since used it in my family for all ordinary colds for which it gives instant relief and a speedy cure. Respectfully, (Sworn to before W. W. Keysor, N. P.) D. B. BEEMER, Commission Merchant, DIPHTHERIA-"Carbolic Smoke" destroys the germ of this disease, and should be given as a

MALL ORDERS—Carbolic Smoke Ball sent by mail on receipt of price, \$2.00 and 4 cents postage. DEBILLATOR for the blood \$1.00 additional.

CARBOLIC SMOKE BALL CO., No. 114 South 15th Street, Naxt to Postoffice, - - - Omaha, Neb.



Display at their warerooms, 1305 and 1307 Farnam Street, the largest assortment of Planos and Organs to be found at any establishment west of Chicago. The stock embraces the highest class and medium grades, including



Prices, quality and durability considered, are placed at the lowest living rates for cash or time payments, while the long established reputation of the house, coupled with their most liberal Interpretation of the guarantee on their goods, affords the purchaser an absolute safeguard against loss by possible defects in materials and workmanship.



1305 & 1307 FARNAM STREET.



A magnificent display af everything useful and ornamental in the furniture maker's art, at reasonable prices.