THE SLOMAN CASE DECIDED

Judge Brewer Files His Opinion in an Important Matter.

AGAINST THE DEFENDANTS.

Other Doings in the Various Courts Yesterday - The Question of Wages-Dead Beat Salvationists-City News.

Scoring the Slomans.

The opinion of Judge Brewer in the case of Herman C. Fechheimer vs Morris H. Sloman et al, was filed with the clerk of the United States court yesterday. As the matter in question is one of great importance, a very full abstract of the judge's finding is here-

with given: The controversy is one between the se cured and unsecured creditors of Morris H. Stoman, a merchant doing business in this city under the firm name of Sloman Bros. The secured creditors are known as the complainants and the unsecured as the defendants. The debtor disputes none of the claims and trouble arises by reason of the fact that in May, 1886, Fechheimer, a Detroit creditor, comes to Omaha, and demand security. The debtor consented to give a chattel mortgage but insisted on giving the same to all his creditors. These mortgages were executed. Fecheimer fore-closed and had a receiver appointed. The other creditors filed cross bills and obtained judgment. The receiver sold the stock and the money is now in the court registry, and is the object of pursuit by the various credi-

In reviewing the history of Morris Sloman's affairs, the court finds that prior to 1886, he was in partnership with his brother, Samuel A. Sloman, under the firm name of Sloman Brothers. They had two houses, one in Chicago, and one in Omaha. Eugene Sloman, a younger brother was in charge of the Chicago house baying an interest in the the Chicago house, having an interest in the profits of the concern. Morris Sloman bought out his brother Samuel A. Sloman.

bought out his brother Samuel A. Sioman. The latter was financially responsible.

In consideration of the purchase by Morris Sloman was a house and lot, some Wyoming Meat company stock, \$5,000 in money, which was obtained by discounting a note in a bank, and a note for \$4,700. Notice of the dissolution was published in the Watchman, a paper of little circulation in Omaha and a cony was was published in the Waterman, a paper of little circulation in Omaha, and a copy was sent to Eugene at Chicago with instructions to have the notice published in a daily paper of the least circulation. In January Morris Sloman made a statement of his financial condition to one of the mercantile agencies in this city, which made the following show-

showing: \$62,421.75 Total assets. \$62,421.75

Leaving a net worth of \$48,131.75
About this time he attempted to organize a corporation in Chicago to be known as the Chicago Hide and Wool company, but the Chicago Hade and Wool company, but the project was abandoned. On the 30th of March a Chicago agency criticised the financial condition of the house, and in April call reports were issued by the Omaha agency, and the rating of the house withdrawn: From the latter part of March until the closing up on May 29, the Sioman brothers were ordering and receiving large quantities. were ordering and receiving large quantities of goods. They dealt with numerous houses, sending out small bills in every direction, so that when the collapse came the unsecured creditors numbered something over one hundred, amounting in the aggregate to \$50,000. The secured indebtedness was about the same, making the whole \$100,000, while the stock on hand only inventoried \$53,000, and on sale realized much less. In other words, in March Morris Sloman appears to have been worth \$48,000, while on the 29th of have been worth \$45,000, while on the 29th of of May he was at least \$50,000 behind hand. Practically in about two months and a half \$100,000 disappeared. This indicates extreme carelessness, great losses or fraudulent concealment. No satisfactory explanation is tendered, but on the contrary, Morris Sloman refused to be sworn as a witness until compalled by an order of the court, claiming that pelled by an order of the court, claiming that his witness fees had been demanded and not paid, and was all through an unwilling wit-The books of the Omaha house offered in evidence, and this branch of testimony has caused much delay in the preparation of this opinion. With other facts in the case they strengthen the conviction that there was something wrong in the financial transactions of Morris Sloman, and before the secured creditors can de deprived of the benefit of their security, which is unquestionably legal in form and duly executed. Herman Fechheimer was a merchant in Detroit. Samuel A. Sloman had been a partner of his. Afterwards the Sloman brothers were in the habit of exchanging notes and drafts with him. S. A. Sioman went to Detroit and urged upon Fechheimer a continuance of these exchanges with his brother Morris. There is no reason to doubt that the exchanges were kept up, or that the amount claimed by Fechheimer were not due and justly due. None of the complainants named was a witness, but until it is shown that the debts were not just I shall find in their favor. In regard to Samuel A. Sloman: their favor. In regard to Samuel Responsible He was evidently the financially responsible He retired, the collapse member of the firm. He retired, the came, and the circumstances which led to came, and the circumstances which led to
this collapse indicate intentional wrong on
the part of Morris Sloman. Notice of
the retirement was given for the purpose of
relieving Samuel A. Sloman from further responsibility, but so given as to disclose the intent on the part of Morris Sloman
at least, to retain the benefit of the credit of
Samuel A. Sloman's name gave to the business, after his retirement. Samuel A. ness, after his retirement. Samuel A. ian continued about the store and do not seem to have engaged in any new busi-ness. He certainly was aware of the wrong contemplated. He urges Fechheimer to continue his accommodations and induces

I think not.

My conclusion is that Samuel A. Sloman is not entitled to preference or protection as against the general creditors. A decree will therefore be entered securing the other complainants in their preferences, and directing that they first be paid out of the funds on hand. The matter will be referred to a master to report what each one has paid, and when, and on the coming in of that re-port, a final decree will be entered.

weeks, nearly \$100.000 disappeared. Can it be that Morris Sloman is the only one who

knew of or accomplished such disappearance?

A KNOTTY POINT OF LAW.

The decision of Judge Dundy in the case of the Nebraska Stock Yards company vs. William H. Selberhorn, et al, was filed with the clerk of the United States circuit court this morning. It is on a motion to remand and to dissolve an injunction. The decision is as follows:

1. I hold that the cause was properly re-moved from the state to the federal court, on the ground of prejudice which has been made to appear to the court. The motion to remand is therefore overruled.

2. That the property in dispute, or which the defendants are restrained from removing, etc., belongs to defendants, or one of them shall give good and sufficient bond in the sum of \$10,000 in twenty days, conditions. tain of \$10,000 in twenty days, condi-tioned to pay damages plaintiff may sus-tain in consequence of such removal, if suit shall be decided against the right to remove property, etc., to be approved by clerk, then injunction to stand dissolved.

Clerk will notify parties hereof.

ELMER S. DUNDY, Judge.

ON A TAX LEIN.

The bill of Fannie A. Burch vs. William H. McClelland et al., a foreclosure on a tax lein on three lots, was filed in the United States circuit court yesterday.

District Court. WHAT SIDNEY SMITH WANTS.

In his complaint filed yesterday, Sidney Smith says that Willbina and Lynn B. Grady gave him a promissory note for \$566, which they allowed to go to protest and did not pay. He asks the court to issue an order for sale of certain real estate given by the defendants

to secure the note. Police Court.

The following casses were disposed of yesterday morning: Drunks-William Keeth, \$5 and easts;

James Little, \$1 and costs; J. C. Lacey 83

Waterford, Charles Given, Tom Woods, Frank Roberts, Barney Moody, Peter Hansen, Nelson Christenson, discharged.
Vagrants—Frank Viola, 85; William Fuller, six days; John D. McDermott, Henry Raiston, Barney Mooney, James Lydel, dis-Suspicious Character-Jesse Smith, con-

John Burns was arrested by Officer Demp-sey for distubing the peace, and was fined \$20 and costs in the police court. Burns is in the habit of getting drunk and running a muck in the vicinity of Sheely's packing house. When on these tears he is invariably accompanied by a big, ferolooking bull-dog, and he defies the police and all men alike. He has terrorized the neighborhood in which he resides, and they have long prayed for his arrest and punishment.

"Cap" Donahue was tried in the police court on a charge of obscuring the view through the windows of his saloon on Sixteenth street near Capitel avenue, and was found guilty and fined \$25 and costs. It was a jury trial.

DISSATISFIED LUMBERMEN.

They Will Organize and Make an Effort to Obtain Better Freight Rates. The lumber merchants of this city and state are agitating the question of the unjust railroad rates between Chicago and other points and this city. They will, before many days, make a combined and determined effort to overcome the discrimination against this

The rate on lumber from Chicago to Kansas City, a distance of 487 miles, is 1314 cents, while from Chicago to Omaha, 500 miles, it is 16 cents. This makes a difference of \$5 per car of ten tons.

The difference in rates from Ashland, how-ever, is the most marked. From Ashland to Kansas City the distance is 720 miles, and the rate is 22½ cents, yet while the distance from Ashland to Omaha is only 558 miles, the rate is 25 cents. The lumbermen in the northwost will combine with the Nebraska dealers, and, as said before, a determined effort

will be made to secure justice.

DISCRIMINATION DESTROYED.

The telegraph in the BEE has told of all reduction in rates between Chicago and Omaha, and the reduction was estimated at about 50 per cent. The cut, however is not so great,

nay be seen by the followi	ng	figu	ires	:	1725.8
11 J. Tal	ist class	2d class	3d class	4th class	5th class
rates			40 26	30 21	25 16
he cut was not unexpected local railway agents dev	elop	æd	th	e f	act

while it lasts could not result otherwise than beneficial to Omaha. It was brought about by a contest between the Chicago, Mil-waukee & St. Paul road and the Chicago, Burlington & Quincy, through one of its branches, known as the Burlington & North-ern. The first mentioned road has the better ern. The first mentioned road has the better part of its system in the north and northwest, which it may consider its territory. The Burlington has pushed into it to St. Paul by a train which leaves the main line at Aurora. The better part of the Burlington territory lies in this direction, and into it, as is well known a few years ago, the Milwaukee pushed. On both the Burlington & Northern and the Milwaukee road between this city and Chicago, the local business is not so great as on other and older lines running mainly in the other and older lines running mainly in the same direction. As a consequence, they may reduce the through rates without a mater ially great loss on the reduced locals. The Burlington & Northern some time ago reduced its through rates from Chicago in the Milwaukee's territory at St. Paul, and in retaliation the latter resolved, whenever rates to its territory were reduced by the Burling-ton, to reduce its rates into the latter's territory in return. As a consequence, therefore, of the Burlington's cut to St. Paul, the Milwaukee has cut to Council Bluffs and Omaha.

fied of the reduction. James Preston, James Preston, who is temporarily representing the Chicago & Northwestern, said that his office had been notified to pay no attention, at least until further notice, to the reduced rates,
S. S. Stevens, of the Chicago & Rock

Fred Nash, general agent of the latter at this point, however, told a BEE reporter that he had not up to that time been officially noti-fied of the reduction.

cut.

It is quite likely that neither of the two roads mentioned last will be in a hurry to adopt the new rates because of their heavy

local business, which they seem to desire to maintain at established rates. Not the least advantageous feature of this reduction is the effect it will have upon the charge of discrimination against Omaha which has been made against the several railroads which terminate here, and which has been filed by the Omaha freight bureau with the inter-state commission at Washing-ton. That charge is based upon the fact that Omaha is discriminated against because the rates to points beyond her, say from Chicago, are not equal to the sum of the two locals. As an example: The old first-class rate be-tween Chicago and Grand Island per 100 pounds was \$1.15. The sum of the rate from Chicago to Omaha, 75 cents, and from Omaha to Grand Island, 54 cents, was \$1.29, making against Omaha a discrimination of 14 cents per 100 pounds. Under the present cut, how-ever, the status is as follows: First-class rate per 100 pounds from Chicago to Omaha, 40 cents; from Omaha to Grand Island, 54 cents; total, 94 cents. This is a reduction of 21 cents in the through rate between Chicago and Grand Island and a reduction of 35 cents from the old rate to this city. This practically does away with the charge of dis-crimination, at least against those roads which agree to the rates. If all the roads adopt them, which is not likely, the case now before the commission in Washington will be removed and Omaha may rejouce in having won a victory without the intervention of other of the complainants to sign papers for the accommodation of Sloman Brothers, and while he denies all knowledge of any fraud, it looks decidedly that he did and was privy to the whole scheme. Some way and some-where within the short period of about ten weeks, nearly \$100.000 disappeared. Can it

BLOCKED BY A LAND SLIDE.

The main line of the Elkhorn road is blocked between Blair and Kennard by earth from a heavy land slide. Trains are running around by way of the St. Paul & Omaha road to Omaha from the east and by the Elkhorn's Omaha short line out to the west.

PERSONAL. H. C. Cheney, southwestern passenger agent of the Fremont, Elkhorn & Missouri Valley road, is in the city.

THE QUESTION OF WAGES.

Most Recent Action of the Painters and Bricklayers.

At one of the late meetings of the bricklayers' union a committee was appointed to confer with the boss masons on the question of wages during the coming season. Yesterday a member of the union said that one of the members of the committee had called upon Henry Livesey, president of the bosses' union and informed him that the committee was ready to meet a committee of the bosses at their carliest convenience, Mr. Livesey told the representative that he would notify the other members of his association and endeavor to have a meeting held at an early day. Up to the present time, so far as known, the bricklayers have not heard of the meeting they solicited.

Boss and "Jour" Painters. The journeymen painters profiting by the suggestion made in the BEE to meet with the

boss painters and agree upon a schedule of wages to govern during the remainder of the year, have invited the latter to a conference, which will take place to-night in the store of the Rosenzweig Sign company, on Fifteenth street and Capitol avenue. One of the jourstreet and capitol avenue. One of the jour-neymen said that the intention was to avoid the injury inflicted upon journeymen, bosses and the building of Omaha last year, which was so protracted and painful. "We can meet and agree upon terms," he said, "and that means work every day through the sea-

This move on the part of the painters has been superinduced by the experience of a number of them who took part in the strike of last summer. It will be remembered that the lockout lasted for some time, and many of the painters, who had been short of funds before it commenced, were placed in tight quarters before the struggle came to an end.
The strikers, at the time, were mainly in centers of the Knights of Labor, forming an assembly of their own, No. 2009. The strike, as a consequence, gradually drifted into the supervision of the joint city executive board. Their action, to some people, was not entirely satisfactory, and the matter at James Little, \$1 and costs; J. C. Lacey, \$2 satisfactory, and the matter at and costs; John Burns, \$20 and costs; Jim length reached the state executive

board. One of the first actions taken by that body, or at least its chairman, was the endorsement of the strikers, who belonged to the assemby, by authorizing them to incur whatever indebtedness was consid-ered necessary to afford them food and shelter, and the same would be liquidated by the order. As a consequence, the men ran bills for sustenance amounting, it is variously estifor sustenance amounting, it is variously esti-mated, to between \$600 and \$700. The Pain-ters' Assembly 9.255 has frequently since that time, been asked to pay the money, but declined, on the ground that the money for it should come out of the treasury of the State assembly. The latter body met here two weeks ago, and after hearing both sides of the question decided that the chairman of the state executive board of the order was not state executive board of the order was not justified in issuing the order above referred to, that the debt was consequently irregular and declined to hold itself responsible for it. This action, it is stated, incensed the painters and caused them to surcensed the painters and caused them to sur-render their charter as an assembly of the Knights of Labor and organize a painters' union. It is stated, notwithstanding the opinion above given as coming from a painter, that there are some men in the union who claim that they have the "bulge" on the con-tractors and propose to bring them to terms. But this view is repudiated by the greater part of the painters, who are disposed to meet the bosses on fair and equitable ground.

Diebold Safes. Call and see the large stock Meagher & Leach, general agents, have on hand at 1415 Farnam st., Omaha.

See the Difference.

Woven wire springs, 98c. Dealers charge \$3.00. Everything else in proportion at NEW YORK STORAGE, 1508 Capitol ave.

DIDN'T BELIEVE HIM. And That's Why Judge Shields Decided For the Defendant.

Judge Shields wiggled impatiently in his chair for hours yesterday and listened to awyers jabber and fume over a case in which the evidence was of such a character as to impress the judge with a feeling that there was a large sized nigger in the fence. The complainant was Thomas F. Dupys and the defendant the American Express company. Dupys was put on the stand and told his story to the effect that he left a trunk containing clothing and a diamond pin valued at \$150 behind him at St. Paul and came on to Omaha. Sometime after his arrival he here he ordered the trunk to be shipped to him over the line of the express company in question, and later, upon calling for it at the office in this city he found the trunk had been demolished enroute. The hinges were broken and the top battered in. He made a hurried examination of his effects and at the time found everything, as he supposed, safe and intact. Dupys took his overcoat from the trunk, which he had removed to his room, when a more minute examination revealed the loss of the diamond stud, and besides, as

he alleges, two suits of clothes.

Dupys at once commenced action against the company in a justice court to secure damages for the loss of his property, and the case was appealed to Judge Shields for hearing yesterday. The judge, in rendering his decision in favor of the company, said that he was inspired to do so from the fact that he did not believe Dupys had a diamond pin which he says he lost.

See the Difference. Woven wire springs, 98c. Dealers charge \$3.00. Everything else in proportion at NEW YORK STORAGE, 1508 Capitol ave.

Land Contracts. Good

persons holding land contracts are likey to find themselves in trouble unless they are paid as per agreement. It seems that the buver binds himself to pay for the lot, the same as the seller does to deliver the lot, and in case of default the seller can get judgment at any time after payments are due and unpaid. Parties holding contracts should secure an adjustment with the seller if they don't want property, and wish to be relieved of responsibility. This seems the only safe way to do. REAL ESTATE DEALER.

See the Difference.

charge \$3.00. Everything olse in proportion at NEW YORK STORAGE, 1508 Capitol ave.

Council Meeting.

A special meeting of the council is hereby called at the council chamber Saturday, February 4, 1888, at 7:30 p. m., for the consideration of special ordinances on their first and second reading Also, the passage of a concurrent resolution regarding the cleaning of paved streets, and to take action on the bonds of plumbers and drain layers.

WILLIAM F. BECHEL, ADAM SNYDER, PATRICK FORD, F. E. BAILEY. CHARLES CHENEY,

F. J. KASPAR, J. M. COUNSMAN. WILLIAM J. KIERSTED, W. H. ALEXANDER, W. J. BROATCH, Mayor.

See the Difference. Woven wire springs, 98c. Dealers charge \$3.00. Everything else in proportion at NEW YORK STORAGE,

1508 Capitol ave. Sepek's Uncle. Dr. Galbraith yesterday said he had re-ceived an answer to his telegram sent to Beatrice to ascertain the whereabouts of the parents of the boy Sepek, who was injured on the Union Pacific a few nights ago and who is now an inmate of St. Joseph's hospital. It stated that the boy has no relatives in that town except an uncle, who is insane.

The boy has no clothes and merits some attention from charitably disposed persons. See the Difference. Woven wire springs, 98c. Dealers charge \$3.00. Everything else in pro-portion at NEW YORK STORAGE.

1508 Capitol ave. Struck By a Bank of Earth. The large Hartman-Remington block at the south end of the Sixteenth street viaduct was badly damaged Thursday night by be-

ng struck by a bank of earth, which became dislodged. See the Difference. Woven wire springs, 98c. Dealers charge \$3.00. Everything else in proportion at NEW YORK STORAGE,

1508 Capitol ave. Stopping Fast Driving. The police have determined to put a check to the reckless and dangerous fast driving that

is constantly persisted in on the Omaha streets. Yesterday they arrested Arthur Freech for this offense, and the judge assessed him \$5 and costs. See the Difference.

Woven wire springs, 98c. Dealers charge \$3.00. Everything else in proportion at NEW YORK STORAGE, 1508 Capitol ave.

Handlers of Gold.

There was a meeting in this city of the Omaha-Grant smelting works company, at which the following directors were elected: Guy C. Barton, Omaha; Edward Eddy, Denver; E. W. Nash, Omaha; Charles Balbach, Omaha. The officers of the association were then elected, as follows: Guy C. Barton, president; J. R. Grant, vice president; E. W. Nash, secretary and treasurer; Edward Eddy, general manager, and W. H. James, general superintendent. The amount of gold handled by the company was valued \$15,000,000 more than that of 1886.

See the Difference. Woven wire springs, 98c. Dealers charge \$3.00. Everything else in proportion at NEW YORK STORAGE, 1508 Capitol ave.

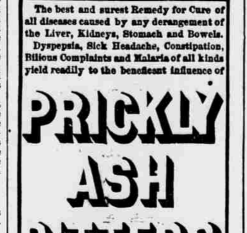
AELARGE BEAT.

Mrs. Elliot Again Victimized by Loud-Moutheti Salvationists.

Mrs. Elliot, who keeps a boarding house at 1711 Harney street, and who seems to be the prey of the dead beats that infest the ranks of the Salvation army, has again been victimized by two of the loudest mouthed members of the gang. Mrs. Elliott has lost nearly \$200 in all by members of the army. W. H. Large and R. E. Young are the names of her two latest beats. The for mer owes her \$37 and has left the house. The latter owed but \$7 and has skipped the city. Mrs. Elliott desires the BEE to state that "in all the dealings she has had with the Salvationsts she finds them simply a gang of hypocritical dead beats."



This powder never varies. A marvel of puri-ty, strength and wholesomeness. More econom-ical than the ordinary kinds, and cannot be sold in competition with the multitude of low cost, short weight alum or phosphate powders. Sold only in cans. Royal Baking Powder Co., 126 Wall street, News York.



system, restores and preserves health. It is purely Venetable, and cannot fail to prove beneficial, both to old and young. As a Blood Purifier it is superior to all others. Sold everywhere at \$1.00 a bottle.

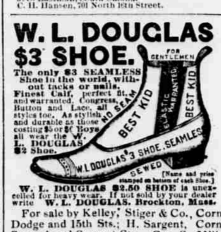
TERRIBLE

when once they have secured a firm hold on the human system there is no time to be lost if life is to be saved. Many remedies have been tried, but none have been so successful as Ath-lo-pho-ros. Many unsolicited testimonials have proved that Ath-lo-pho-ros has cured these diseases when physicians and all other remedies had failed. Backache, pain in the side, dullness, weariness, and headache, are often symptoms of these fearful diseases. Athlophoros, in connection with Athlophoros Pills, will give speedy relief. If your druggist doesn't keep them, write to

THE ATHLOPHOROS CO., 112 WALL ST., N. Y.



FOR SALE BY W. R. Bennett & Co., 1508, 1514 Capitol Avenue, H. A. Newman, 1711 St. Mary's Avenue, Max Neer, 612 South 150th Street, J. J. Dwornk & Bro., 1540 South 15th Street, J. O. Eastman, South Omain, C. H. Hansen, 501 North 1810 Street,



For sale by Kelley, Stiger & Co., Corner Dodge and 15th Sts.; H. Sargent, Corner Seward and Sargent Sts. . Geo. S. Miller,

Notice of incorporation.

To Whom It May Concern: Notice is hereby given that "The Bee Building Company" has filed in the office of the county cierk of Douglas county, Nebraska, articles of incorporation. The principal place of transacting its business is at Omaha, in Douglas county and state of Nebraska.

The general nature of its business is to acquire, own, hold, lease, mortgage, sell and convey real estate, effect buildings and improvements upon the same, for renting such real estate, &c.

The amount of capital stock authorized is \$500,000, ten per cent of which to be paid at the time of subscribing for the same, and the remainder as required by the board of directors.
The corporation commenced January Lith, A. D. 1888, and will terminate the 15th day of January, A. D. 1888.

The highest amount of indebtedness or liability to which the corporation shall at any time subject itself is two-thirds of the capital stock issued.

The business affairs of the corporation are to Notice of Incorporation. DR. E. C. WEST'S NERVE AND BRAIN TREATMENT, a guaranteed specific for Hysteria, Dizziness, Convulsions, Fits, Nervous Neuralgia
Headache, Nervous Prostration caused by the
use of alcohol or tobacco, Wakefulness, Mental
Depression, Softening of the Brain resulting in
Insanity and leading to misery, decay and death,
Premature Old Age, Barrenness, Loss of power
in either sex, Involuntary Losses and Spermatorrhega caused by over execution, of the brain selfabuse or over indulgence. Each box contains
one month's freatment. El-Ola box, or six boxes
for £-50, sentby mail prepaid on receipt of price. To cure any case. With each order received by us for six boxes, accompanied with \$5.00, we will send the purchaser our written guarantee to refund the money if the treatment does not effect a cure. Guarantees issued only by C. F. GOOD-MAN, Druggist, Sole Agent, 1110 Farnam St., Omaha Neb subject itself is two thirds
issued.

The business affairs of the corporation are to
be conducted by a board of directors of five
members who shall select from their number a
president, secretary and treasurer.
EDWAHD ROSEWATER,
MAX MEYER,
GEO. B. TESCHUCK,
BRUNO TZSCHUCK,
ILENRY A. HASKELL.

A BREAK IN SHIRT

The event of this week will be our great shirt sale. The season is crowding upon us and new goods have to come in earlier than in former years. Adhering to our determination to have all goods from last season out of the way, we will place on sale this week all the fancy Percale shirts we have left and propose to make one grand sweep with them. For convenience the goods have been arranged in three lots:

All our \$1.75, \$1.50 and \$1.25 shirts are offered at 75 cents. These are of fine imported French Percale, open front and open back. three collars and one pair cuffs to each shirt--made like best custom work, double stitched, felled seams and French Placket sleeves, all hand finished--75 cents.

All our \$1.00, 90c and 75c shirts are offered at this sale at 50 cents. Among them are some of Garner's best Percales, warranted colors and splendid patterns--two collars and extra cuffs with each shirt--50 cents.

The third lot comprises all laundried fancy shirts we have been selling at 60 and 50c and these will go at this sale for 25 cents.

The prices quoted require no comment.

Our first installment of Spring Overcoats has arrived. The styles are beautiful and they will be marked at our usual popular prices.

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

Nebraska Clothing Company

Corner Douglas and 14th, Streets, Omaha.

CAUTION!

THE PUBLIC IS PARTICULARLY CAUTIONED AGAINST A PHILADELPHIA BEER,

Which is Being Foisted upon the Unwary Purchasers as the Genuine 1m-ported

Johann Hoff's Malt Extract

The article in question is put up in a SQUATTY BOTTLE with German and English label printed in blue and the cork covered with yellow wax, giving the package a German Appearance.

The unsurpassed effrontery of the corporation pushing these goods in calling their domestic beer "Genuine imported Mait Extract," and their appears to the cupidity of certain classes of tradesmen by free gifts of one hundred bottles and upwards to those who can be induced to purchase their goods, may cause this American beer to be pained off on the unwary.

THE GENUINE AND ONLY IMPORTED Johann Hoff's Malt Extract

introduced into the U. S. by Leopol.D Hopp in 1806, the unrivalled nutritive tonic and food for invalids, nurs-ing women, typhoid patients and weakness incident to age and convalescents prescribed by leading physi-cians throughout the world is received only by us monthly per steamers of the Hamburg-American Packet Company, and is GUARANTEED genuine and imported by the signature on metalic cap of TARRANT & COMPANY.

278, 280 & 282 GREENWICH STREET, and 100 WARREN STREET NEW YORK. Sole Importers and Agents since 1869, to counterfeit which is FELONY.

WHOLESALE SEEDS!

HOFF'S MALT EXTRACT "TARRANTS," When Ordering.

PHIL STIMMEL & COMPANY,

OMAHA, NEB.

Catalogues and Price List upon Application.



DR. HORNE'S Electro-Magnetic Belts!

Bolta DISEASES CURED WITHOUT MEDICINES.

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