DEATH FROM ASPHYXIATION.

Ida From Found Dead on Her Bed This Morning.

DEATH OF MRS. O. H. ROTHACKER.

A Man Riddled With Bullets in South Omaha and Still Alive-Decision in the Horse-Car-Cable Controversy.

The Gas Was On.

Tuesday night, between 8 and 9 o'clock, Ida From, a young domestic in the employ of H. Woodward, book-keeper for Barkalow Bros., was seen by the family in the dining-room, and spoken to about her brothesr. Yesterday morning she had not appeared at 7:30 o'clock, an hour and a half later than her usual time. Mr. Woodward opened the door of the girl's room and found her lying, with her clothes upon the bed and the apartment filled with gas. The key of the gas jet was open and the deadly vapor was escaping without re-striction. Dr. Darrow was summoned and pronounced the girl dead. The remains were conveyed to Drexel & Maul's, where an in-quest was held. It resulted in the disclosure that the deceased has a brother named J. F. From. a practicing physician in Dannebroz, in this state, and that her parents reside in Rosebel per Gram, North Schleswig, Germany. This address was found upon an enyelope in her possession, which contained a pretty Christmas card, which, it seems, was the intent of the deceased to send to her parents. There was also found a letter to them, speaking of slight pain in her eyes caused, she thought, by the loss of one of her earnings. Another contribution to her postmortem literature was a letter from a young man in this city asking the pardon of the deceased because of his credence of bad reports about her which had been given him by another girl. The young apologist also asked pardon for the party who had brought him the story. Mr. Woodward says the young woman had been in the country but a short time, and so far as he knew has of remind the party who had been in the country but a short time, and so far as he knew has of remind the party of the party was of the party of the pa was of regular habits and exemplary character. If she had any male acquaintances she never brought them to his house. The verdict was in accordance with the facts above outlined, that the deceased had come to her death from accidental causes. Miss From was a sweet, innocent and sensible looking girl, and her dead form in the morgue has evoked much sympathy.

MORTUARY.

MRS. O. H. ROTHACKER. After a month's painful illness, this lady, wife of O. H. Rothacker, editor of the Omaha Republican, died yesterday morning at 9:24 o'clock, in the Millard hotel. She had been prostrated with debility and brain fever, and ough suffering keenly the greater part of the time, at intervals gave signs of recovery which induced false hopes among her friends A few days ago she rallied considerably, but a relapse ensued, with the result above mena relapse ensued, with the result above men-tioned. At the time of her death, her bed was surrounded by her mother, the widow of the late S. P. Rounds, her aunt Mrs. Bishop, of Denver, Mr. and Mrs. Smith of the same of Denver, Mr. and Mrs. Smith of the same place, sister and brother-in-law of the deceased. Mrs. Rothacker was twenty-three years of age. She was married at the age of seventeen years to O. H. Rothacker, and leaves two children, one eight months, and the other three years old. The remains were this afternoon conyeyed to the residence of her mother, Twen-te-fourth and Farnam streets, from which place the funeral will take place the funeral will take place tomorrow beernoon. The remains
will be borne to Chicago, where
they will be interred in Rose Hill
cemetery beside those of her Indoor who
was buried a few weeks ago. O. H. Itudaacker, the husband of the deceased, is now
in Chicago and has been wired of his wifels in Chicago, and has been wired of his wife's death. He had gone thither on his way to New York, to make arrangements to enter the journalistic field in the metropolis. It is stated that the telegram would reach Mr. Rothacker on his sick bed. In all probability he will reach here this morning. he will reach here this morning. GREEN.

Wilber E. Green, of Dayton, O., aged thirty-one years, died on Monday morning, the 6th inst., at the residence of his brother, G. L. Green, 1017 Howard street. He came to Omaha last October, hoping to recruit his failing strength, but the loved ones who so faithfully watched over him and so tenderly administered to him during his last days of conflict saw the unmistakable signs of dissolu tion increase as the days wore on. During the month of December he became deeply solicitous regarding his spiritual welfare and made his peace with God: was baptized and united with the Methodist Episcopal church. His child-like trust and confidence comforted him to the last, and he sweetly went to sleep. His wife, parents, brothers and sisters have the heartfelt sympathy of those who knew him for so short a time in our midst.

DEATH OF SAM DEFOW.

Intelligence was received in this city yesterday of the sudden death of Sam De Bow, manager of the California fast freight line, which occurred in Chicago at a late hour on Tuesday night. The deceased had many warm friends in Omaha, among whom much regret was expressed when the sad tillings

SOUTH OMAHA NEWS.

A SALOON ROW.

The opening of Johnny O'Gorman's saloon in South Omaha Tuesday night came very nearly ending the life of Johnny McNulty, and has placed Harry Bell in the county jail. No blame can be attached to the landlord, but still it is one of those affairs that needs a thorough investigation. It was shortly after midnight when Harry Hell, a packing-house employe, of Fowler-Bros., engaged in a wordy war with Ryan Burke, who, for the time being, was acting as bar-tender. The cause of the dispute was trivial, but Bell endeavored to end it by drawing a revolver and firing two shots at drawing a revolver and firing two shots at Burke, who retaliated by knocking him down with a glass and then went upstairs for a gun. While he was away it is apparent that a go-as-you-please encounter occurred, in which McNulty, who was sitting quietly on a beer keg, got the worst of it, as he was stretched bleeding on the floor when Burke returned. Bell and his companion, Denuett, had left the house, but Officers Sexton and Looney tracked them over the snow to their boardtracked them over the snow to their boarding house, near Thirty-second street in the Third ward, and effected their arrest at 6:30 this morning. A revolver was found on Dennett, but Bell does not deny having fired at the bar-tender, and all those in the saloon at the time have been held as witnesses. As soon as it was found that McNutty was seriously injured he was removed to a room above the saloon and Dr. Kelly, summoned. He found him suffering from two slight scratches in the shoulder, where the bullets had grazed the flesh, and one much more serious in the region of the liver. He extracted the bullet and thinks if it has not penetrated the liver the patient it has not penetrated the liver the patient may pull through, but if it has the effect would be fatal. So far there has been no internal hemorrhage, and the patient is resting easily, although unable to be removed. He is about 25 years of age and bears an excellent reputation, and only came from Chicago two weeks ago, having left his wife in that city until he tion, and only came from Chicago two weeks ago, having left his wife in that city until he could start a home for her here. On the other hand the police say that Bell has been in South Omaha about a year and bears a somewhat tough record, but of Dennett they know nothing wrong. However, they say the firing must have been rather promiscuous, as five bullets were found embedded in the wails of the saloon, and one found a lodging place in the body of the victim, proving almost conclusively that more than one revolver had been used. Father Jeanette was sent for early and attended to the spiritual wants of the supposed dying man, and has since been in constant attendance on him.

ance on him.

Hell and Dennett were brought before Judge Reuther yesterday and Bell was held over to the grand jury in the sum of \$2,000, Dennett, Ryan, Burke and James Mc Inerney be og also held as witnesses in the sum of \$20; each

W. H. Eason, of Morris, brought in two J. W. Boyle, Ceresco, was on the market with two loads of cattle.

John Becker brought in a car of cattle for D. A. Stewart, of North Loup.
F. W. Wait brought in a car of cattle and a car of logs from Clear Water.
S. W. McCormick, of Smith & McCormick, is on the market with two cars of hogs from Clear Water.

nightly at the Presbyterian church by the Rev. Mr. Lodge. O. W. Perley is in from Lincoln with a car

E.C. Goodell came in from Tobias with Henry Koch, of Colby & Co., Bradshaw, has a car of cattle and a car of hogs on the Wm. Zeigler, of Spring Ranche, brought in a car of cattle and two of hogs.

Temple Reed, of Shelby, has a car of his own fed cattle on the market. F. Rosenberry came in with a car of cattle of his own feeding at Shelby.

There is trouble in store for a number of the saloen keepers in town as the council has decided to put a stop to the indiscriminate transferring of licenses, and after May next will see that all applicants will strictly com ply with the law. The case of James Rees was called before

Justice Reuther yesterday, but at the request of the defendant was referred to a D. L. Ross, a graduate of McGill college,

Montreal, is looking out for an opening to practice his profession as a physician. He is a guest of Dr. Kelly. Leave Ber advertisements at the Postoffice

ook store.
The police are anxiously awaiting the action of the finance committee respecting

Among the Exchange hotel guests yesterday were: H. Ehlep, Northboro, Ia.; Henry Koch, Bradshaw, Neb.; Edmund Deitch, Maleom, Neb.; J. C. M. Young, Cedar Rapids, Neb.; T. A. Minier, Craig, Neb.; E. C. Goodall, Tobias, Neb.; C. T. Boewer, McCook, Neb.; W. I. Sephens, C. Y.; J. McBeth, Shelby, Neb.; J. A. Crane, Rensing, Neb.; Frank Wier, Clearwater, William Teigher, Spring Ranch, Neb.; T. O. Barker, North Loup, Neb.

HIS MOTHER-IN-LAW. Will Kinney Blames Her for a Family Disurbance. In Monday evening's Beethere appeared an

account of how Mrs. William Kinney filed charges against her husband for extreme cruelty. She claimed that he came home Sunday afternoon, and after abusing her in a heartless manner, finished by knocking her down. Kinney maintains that the story is entirely false. He became acquainted with his wife some two or three years ago, while boarding at a house on Ninth street. She went by the name of Chariotte Bowen, and was at the time trying to get a divorce from another husband. Charlotte and Will, however, became quite intimate, and it was agreed that they should be married as soon as she was legally released. Charlotte's mother, however, was particularly disliked by Will, and one of the conditions of the agreement between the lovers was that this mother should not be permitted to live with them. In the of time Charlotte was freed from her previous matrimonial al and last August she and liance, Will were married. They rented a house on the corner of Twenty-first and Chicago streets. Will was given permission to rent the upper rooms, while he and his wife occupied the lower ones. About two weeks ago Mrs. Kinney spoke about letting her mother have the upper rooms. Will objected, and firmly stated that he would not stay if she came. The matter was dropped for awhile. One day last week Kinney, who works nights, was awakened from his sleep by a terrible racket in the rooms overhead Upon investigation he discovered that his mother-in-law had installed herself there for good. Kinney forthwith left the house and did not return till last Sunday. He claims that he went up to get the grocery receipts for the purpose of settling the bills. He asked his wife for the key to the trunk. She asked his wife for the key to the trunk. She replied by seizing a stove poker and striking him across the face. He caught her hard and told her to stop. That night Mrs. Kinney and her mother, so Kinney claims, went to the ancitons works where Will acts as foreman, and tried to draw his pay. On the following day when he applied for the money himself he was refused. The reastrowas given that it would be withheld until the trouble was settled. Regarding the story that he applied to a fortune teller. Kinney that he applied to a fortune teller, Kinney explains in this wise. A man by the name of Benjamin, who is also employed in the works has a weakness for phrenology, and, for the amusement of the boys sometimes feels the bumps on their heads. Benjamin has a wife bumps on their heads. Benjamin has a wife who, it appears, is quite intimate with Mrs. Kingsley, the mother of Charlotte. Benjamin told her of feeling Kinney's head, among others. As the amateur phrenologist is a Norwegian Kinney claims the fortune teller version is a distortion of the points just given. Kinney asserts further that he is cortain that there asserts further that he is certain that there a conspiracy on the part of his wife and her mother, assisted by Mrs. Benjamin, to down

up." Although there has been a warrant sued for Kinney's arrest he has not yet been taken into custody. Henry Hall's Side of the Story. Wanoo, Neb., Feb. 7, 1888 .- To the Editor of the Omaha BEE: Having noticed an article in this morning's BEE headed, "Frightened Him Away," and which article does me a very great injustice, I desire a small space in your valuable paper to reply. If the coward who wrote the article, and had not the manhood to sign his name to the lying communication, would spend more time in attending to his own business, it would be vastly more to his credit, I am willing to admit that on the evening mentioned I was somewhat intoxicated, and though I called at Miss Perky's door, I did not do so with any ungentlemanly intentions, and on being refused admittance, I asked to be excused in as gentlemanly a manner as possible. The man who wrote the article lies like a pirate when he says that I insulted Miss Perky, either in word or action, or that a re-volver was fired by Miss Perky or anyone

him. His wife, he claims, told his mother in his presence that she intended "to do him up." Although there has been a warrant is-

this unknown correspondent, though for what reason I am not aware, for since I have been in Wahoo I have conducted myself in a law abiding manner and have conducted my place of business in a much better manner than is usual with such places, and with the exception of perhaps a few temperance fanatics am confident my character will bear a favor able comparison with the party who favored you with "Frightened Him Away," and I am doubtful if your correspondent would have the sand to help tar and feather a cat or a

oodle dog.

Miss Perky is a respectable lady in every way, and she will not say in print or anywhere else that I offered a word of insult to her. Very respectfully, HENRY HALL.

Diebold Safes. 'Call and see the large stock Meagher

& Leach, general agents, have on hand at 1415 Farnam st., Omaha. A Hidden Crime. Harry E. Darling, a former Western Union telegraph operator, latterly a hanger-on of

saloons and low dives, has suddenly skipped the town. A letter found by his room-mate Fred Filler, shows conclusively that Darling is wanted somewhere by the police. His letter, which was unfinished, was intended for his brother, and was found by Filler in their room, after Darling had levanted. It went on to say, that so far he had been success-ful in cluding the grasp of the authorities, but at last he was apprehensive that the authori-ties here were on to him and he would seek a ties here were on to him and he would seek a new clime. He spoke of his mother, and said that he could thank her for a good education and bringing him up in the way he should have gone. But he erred, had committed the crime, and must continue to play hide and seek for his life. He sinted that when he wrote again it would be from Australia or some other distant land. The letter is written in a splentant land. The letter is written in a splen-did hand and couched in the best of language, showing Darling to be a man of no inconsidrable refinement and education.

Any information in regard to my son Schuyler Colfax Cowgill will be thankfully received. He was working on a railroad near Omaha during November.
Address J. K. Cowgill,
Hargourt, Webster Co., Ia.

Condemned Rottenness. The report of the city meat inspector for last month shows a condemnation of 2,805 Bevive services are being conducted 320 pounds of mutten.

United States Court. THE STREET RAILWAY CONTROVERSY.

Subjoined will be found the synopsis of the pinion of Judge Brewer, in the circuit court of the United States, in the important case of the Omaha Horse Railway company vs the Cable Tramway company, of Omaha, filed with the clerk yesterday:

The case is now submitted on demurrers to supplemental bill and amendments thereto. The original bill was filed by the complainant. The defendant is also a corporation, organized under the laws of the state of Nebraska. The bill sought to enjoin the defendant from prosecuting its work on the ground that such cable tramway was an infringement of the exclusive franchise given o complainant, which exclusive franchise he state of Nebraska was restrained by the federal constitution from interfering with in any way directly or indirectly. Upon the hearing of the case I ruled that

the complainant's exclusive franchise was limited to a mere horse railway and did not

include all manner of street railway travel, and therefore that the cable tramway was no invasion of its exclusive franchise. It was strenuously insisted by the defend-ant, that, having ruled on the federal question against the complainant, the only proper decree was one dismissing the bill. The parties here are both citizens of Nebraska, and ordinary disputes between them must be settled by the state courts, and the federal courts can only take cognizance of a controversy between them in which there is a federal question. The complainant's charter has thirty years still to run. Some of the streets are occupied by the tracks of each party, and as the city grows, more streets will be occupied by each and doubtless in some cases the same street by both. All such controversies naturally and properly belong in the state courts. It is not the design of the federal constitution of the federal constitution of the state courts. tion or the purpose of congress to make the federal courts arbitrators of disputes be tween citizens of the same state. own courts such citizens must look, and the repeated monitions of the supreme court repeated monitions of the supreme court caution the trial courts not to take jurisdiction of cases of which their jurisdiction is doubtful. Believing that unless the line be drawn so as to give jurisdiction of such question only as exists in the case at the time it is submitted, there can be no definite line placed and the door will be opened to an indefinite exercise of jurisdiction by the following terms of the court water waters. tion by the federal courts over matters of purely local nature, I feel constrained to sus-tain the demurrer. When they were brought into the case there remained no federal ques-tion in it for determination, and being no federal question there is nothing upon which to hang the jurisdiction of this court. The de-murrer will be sustained and the case will be passed to decree upon the original pleadings and the report of the commissioners as mod

District Court. THE WIER CASE.

The case against A. E. Wier charged with larceny from person was taken up yesterday morning before Judge Groff. The state introduced several witnesses and rested their case. Upon the request of the defendant the court took a recess until 2 o'clock in the afternoon to permit the supcening of three witnesses for the prisoner.

The jury after a short deliberation re-

turned with a verdict of not guilty, and the prisoner was given his freedom. SUED FOR A CIGAR BILL. Wellman, Peck & Co., of Jacksonville, Fla., yesterday commenced action against the Myers manufacturing company to recover \$2,843 due for cigars furnished and deliv-

A BRUTAL HUSBAND. Jennie Wyand yesterday made application to be divorced from her husband. Leonard Wyand, to whom she was married in Henry county, Mo., in October, 1882. She alleges that he is a confirmed drunkard, and brutal

WANT THEIR GOODS BACK. WANT THEIR GOODS BACK.

The firm of Haas Brothers yesterday petitioned the court to the effect that the Myers manufacturing company wrongfully ane unlawfully withheld from them cigars to the amount of \$640. The Haas want the goods back, or a judgment for their full value with the trest and costs of suit attached.

William Murray was fined \$25 and costs amounting to \$18 by Justice of the Peace Watts, from which decision he appeared and yesterday the appeal was filed with the clerk of the district court.

THE GRAND JURY. The grand jury are still engaged in investi gating the charges against Joe Miller. A large number of witnesses have been examined including Sheriff Coburn and Miller. SMILEY'S HOMESTPAD.

John Smiley for many years has owned homestend in the northern part of the city, which was, as such, exempt from judgment.

Forty of these acres were taken when the city extended its city limits, and the creditors holding sought to enforce the latter on the remaining 120 acres. Judge Groff yesterday, however, held that the act of the legislature enabling the extension of the city limits could not by decreasing the size of the homestead abridge the right of exemption of the owner under the original possession.

County Court.

Mary Ann Vapor, sister of Joseph C Vapor, the tailor, brought suit against him yesterday morning to secure a judgment for \$615 for services performed. Mrs. Vapor also al-leges that Joseph owes her \$155 which he has borrowed in various sums from her daughter

JUDGMENTS RENDERED. Judge Shields yesterday issued the following judgments: Isaac Gill, \$243.85, against William Snyder and others; William Preston, \$947.70, against Fred M. Peterson and

Police Court. The following cases were disposed of yesterday morning:

Vagrants-Charles Oriss, thirty days on bread and water; Henry Gell, one day; B. J. Canterwine, twelve days; John Gorman, Frank Robbins, Ed Thomas, discharged. Suspicious Characters—Tom Adams, Tom Rooney, Charles Ball, Ed Cain, discharged. Bartley Kelley, two days; Peter Burquist, Drunks-Jim Green, two days; Ben Woodly, John Anderson, discharged.

Woodly, John Anderson, discharged.

HE WOULDN'T PROSECUTE.

Ed Crowell and Tony Herrold were arrested on Monday night for assaulting a young man named Fred Gross, whom they found insulting a lady on the street. They were arrested by a policeman who did not know of the circumstances and were discharged on their own surety Judge Berka discharged them later, Gross concluding not to prosecute. concluding not to prosecute.

Buckingham W. C. T. U. At the business meeting of January 17, su-

perintendents' reports were received, all showing good work accomplished. The necessity having been urged by many friends of the cause it was decided that headquarters be opened each day from 10 a. m. to 3 p. m., the secretary Mrs. G. Willis Clark, in charge.

Demands are daily made for relief by the poor, and that these may be met donations of money and clothing are earnestly solicited. Touching reference having been made to the recent death of Mrs.-Wm. McCandlish, a committee consisting of Mrs. G. W. Clark and Mrs. W. V. Doolittle were appointed to draft suitable resolutions. Mrs. J. C. Denise, treasurer, submitted the

following report, which was accepted: The Women's Christian temperance union acknowledges with thanks the following sums received from October 13, 1887, to Jan-uary 13, 1888:

 uary 13, 1888:

 Hon, John A. McShane
 \$ 50 00

 Mrs. Dr. G. C. Monell
 25 00

 Mr. S. L. Strang
 25 00

 Mr. W. V. Morse
 10 00

 Mr. C. W. Hamilton
 10 00

 Mr. J. H. Himebaugh
 10 00

 Mr. W. W. Morse
 10 00
 Milton Barlow Mr. William Wallace.... Messrs. Kuhn & Coe.....

Seidenberg's Figure is the only long Havana filled 10c cigar for 5c on sale everywhere.



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 aium or phosphate powders. Sold only in cans. Royal Baking Powder Co., 126 Wall street, New York.



DR. E. C. WEST'S NERVE AND BRAIN TREATMENT, a guaranteed specific for Hysteria, Dizzinesa, Convulsions, Pits, 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 Spermatorrhoa caused by over exertion, of the brain selfabuse or over-indulgence. Each box contains one month streatment. \$1.00a box, or six boxes for \$5.00, sentby mail prepaid on receipt of price.

WE GUARANTEE SIX BOXES 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 Fernam St., Omaha Neb

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Surplus, H W. YATES, President.

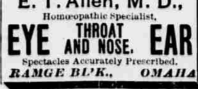
LEWIS S. REED, Vice-President. A. E. Touzalin, 2d Vice-President, W. H. S. Hughes, Cashler W. V. MORSE, H. W. YATES, A. E. TOUZALIN.

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W. J. GALBRAITH, Surgeon and Physician. Office N. W Corner 14th and Douglas St. Of telephone, 465; Residence telephone, 568. WEAK, UNDEVELOPED PARTS

SUFFERERS FROM MERYOUSNESS Lack of Vigor,

A BREAK IN SHIRTS.

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.



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BOOK TO MEN, FREE; Upon Private, Special or Nervous Diseases, Impotency, Syphilis, Gleet and Varicocele, with question list. Address Omaha Medical and Surgical Institute.

DR. MCMENAMY, Cor. 13th and Dodge Sts., . OMAHA. NEB. use



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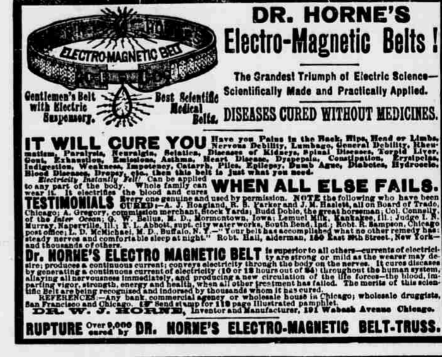
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M. E. SMITH & Co.
PAXTON, GALLAGAER & Co.
SLOAN, JOHNSON & Co.

8. P. MORSE & CO. HAYDEN BROS.
THOMPSON, BELDEN & CO.
LARKIN & CO.
CHAS, SINGER, South Omaha, and all first-class retail dealers.

DON'T BE
The market is flooded with nostrums of various sorts, in the form of so-called "Electric appl ances and Porous Plasters that have no merit beyond that of a mere mechanical support to the parts to which they are applied. Avoid these nostrums and use only Benson's Plasters in cases where outward applications are desired. For Lung and Chest Affections, Rheumatism, Sciatica, Lame Hack, Bowel Troubles, and all Rheumatism, Sciatica, Lame Back, Bowel Troubles, and al disorders resulting from over exertion or exposure, these plasters have no equal, and their efficacy is endorsed by thousands of Physicians, Phar-THE BEST macists and laymen. Ask for a Benson's Plaster and take no other

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ORGANS STANDARD,

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.

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GRATEFUL ... COMFORTING Epps's Cocoa

BREAKFAST. BREAKFAST,

"By a thorough knowledge of the natural laws which govern the operation of digestion and natrition, and by careful application of the fine properties of well-selected Cocoa, Mr. Elps has provided our breakfast lables with a delicately flavored beverage which may save us many heavy doctor's bills. It is by the judicious use of such articles of diet that a constitution may be gradually built up until strong enough to resist every tendency to disease. Hundreds of subtle maladies are floating around us ready to attack wherever there is a weak point. We may escape many a fatal shaft by keeping ourselves will fortified with pure blood and a properly nourished frame. "—Civil service direction."

Made simply with boiling water or milk. Sold only in half pound tins by Grocers labeled thus:

IAMPO FDBDC 9.66 Homeopathic Chemists.

JAMES EPPS & CO., Homocopathic Chemists. - SCIENTIFIC -MANUFACTURING OPTICIALS

GLUCK & WILKINSON

Or the Liquor Habit, Positively Cured by Administering Dr. Haines' Golden Specific.

Specific.

It can be given in a cup of coffee or tea without the knowledge of the person taking it; absolutely harmiess, and will effect a permant and speedy cure, whether the patient is a moderate drinker or an alcoholic wreck. Thousands of drunkards have been made temperate men who have taken Golden Specific in their coffee without their knowledge and today believe they quit drinking of their own free will. It never fails. The system once impregnated with the Specific, it becomes an utter impossibility for the liquor appetite to exist. For saie by Kuhn & Co., Eth and Douglas sts., and ish and Cuming sts., Omaha, Neb.; A. D. Foster & Bro., Council Bluffs, Iowa.



