A Lincoln Case That Promises to be · Protracted.

DID HE BETRAY MISS SOLIER?

A Rumor That McCletlan Was Engaged to the Victim of the Caesarian Operation at the Norfolk Asylum.

LINCOLN BURRAU OF THE OMARA BEE, 1029 P STREET,
LINCOLN, May 28.

This morning Judge A. W. Field and jury commenced an inquiry into the matter of the will of John A. Fedawa, who, since 1871, had conducted in Lincoln a hotel known as the Farmer's Home. The will had been offered for probate in the county court, but probate was contested and the matter came to this court for trial before a jury upon issues of fact. The will involves property alleged by the contestants at this time to be worth \$75,000, and is located near the B. & M. depot-an ancient building used for hotel and lunch purposes and other property. During the grasshopper times Fedawa ap pears to have purchased the property for \$7,000 or \$8,000, and subsequently he had sold a lot for \$10,000 thus recouping himself for the original cost price of the whole property. Long years ago he married in Illinois erty. Long years ago he married in illinois and the family consisted of four children when the parties were divorced at the instance of the wife. One of these children has since died, and of the other three, of mature age, one is a resident in Lancaster county, and the others in Michigan. It is these three who contested the will. There was a second marriage and a second divorce, with no children. Next. he will. There was a second marriage and a second divorce, with no children. Next followed a third marriage with a wife who survives the testator and four minor children. To this latter family of children the property is left by the will, the other sons and daughter claiming that they are entitled to an equal share of the estate with the children who by the will now presented virtually are made. the will now presented virtually are made the inheritors of the whole. The will is con-tested on the grounds of undue influence by the mother of the second family and widow of the testator, and the alleged incapacity of the testator at the time of the making of the the testator at the time of the making of the will, it being contended that he was not in sound mind at the time he signed the instrument, on account of long continued habits of intoxication which had worn him away in mind and body. This, the contestants will endeavor to prove, while the proponents of the will assert the opposite, saying that the testator was fully capable of transacting business when he made the will, and was not under the influence of liquor. As soon as the jury was empaneled, to-day, the court excused the other jurors for the remainder of the week, showing that the trial is to be a protracted one.

Masher McClellan. It seems that C. W. McClellan has had a penchant for mashing the hearts and ruining the lives of unsophisticated German girls. The lady that bears his name and occupies room 16 in the Baldwin block is of German parentage. The lady he was to have married, June 7, was also of German extraction, and came to this country about two years age. And, further, it has just become known that while in Norfolk, a few mouths ago, he woed and won the Soulier girl, the victim of the attempted abortion at the invictim of the attempted abortion at the in-sane asylum, and prior to her death was under promise of marriage to her. This fact was told to The Ber representative to-day by a reliable painter of this city, who was intimate with him there, and acquainted with all of the circumstances of his engage-ment. McClellan is a man probably thirty-five years of age, of average size, spare-faced and of pleasing address, especially when dressed in his "Sunday-go-to-meeting clothes." He is thought to be of Scotch or Irish extraction. Ample proof is in hand to prove that he is a scamp of the first water. In conversation with The Ber representa-tive last evening, he denied that the lady in conversation with The Bee representa-tive last evening, he denied that the lady who bears his name here was his wife but admitted that he had been living with her and that he was the father of the child she bears and of which the lady in question is the mother. Mr. Bakiwin, the owner of the block, says McClellan and his supposed wife block, says McClellan and his supposed wife have been occupying the room stated for over two years. Drs. Burrus and Riser and Mrs. Grant and Mrs. Taylor also say he has been living with Mrs. McClellan, of whom they all speak in the highest terms, as hus-band and wife. The marriage records show that on November 26, 1886, C. McClellan and Munuie Summerfield were united in mar-riage by Elder J. B. Johnson. Lawyers say riage by Elder J. B. Johnson. Lawyers say that a slight discrepency in names goes for nought. Mrs. McClellan says that her husband has stolen the marriage certificate, but Mrs. Grant and Miss Tilly Trichel say they saw the certificate and that it was genuine. Mctiellan challenges the records. Mr. Tate, of this city, says that he has a wife living in lowa, and grounds are strong for the belief that he has never been divorced from her. He also says that this wife applied to him for protection and assistance while he was superintendent of the poor house of Newton, Jasper county, and that for a time she was a charge of his. This wife is also the mother of one of his children. McClellan substantially admitted to The Bre representative that he is either a fornicator, an adulterer or a bigamist, and he lives in the city churches and universities, in open defial bigamist, and he lives in the city of of law and decency.

The Council Investigation. The investigation into the affairs of the city council was resumed this morning. The first witness examined was Austin Humphrey, chairman of the board of public works. He did not remember signing a report on the Burns contract in April, 1888, but remembered signing an estimate in November, 1887, for \$1,500. In December there was an estimate of \$2,006 allowed. He remembered that at that time there was a question about making the \$1,500 \$3,000 in order for Burns to pay it to Dean. The board had never accepted the Burns wells; the engineer never made a final estimate and he had never signed an approval of the work.

Joseph Burns was sworn and said that he had a certified copy of this approval in the office of Pound & Burr. He testified in re-

office of Pound & Burr. He testified in regard to the statements rendered him by Dean & Horton. Statements were offered in evidence, also the statements made to Burns from W. J. Cooper and Cole Brothers. The Cooper contracts were about \$1,700.

The expert was instructed to take the statements made by Dean & Horton to Burns; also those made by Cooper, to compare prices and discounts with discounts given on these dates, when each were furnished and also to ascertain from the record of the clerk the votes of Cooper on the Burns estimate prior to fur-

after furnishing it.
On-cress-examination, Burns said that he that tried often to get the statements, and that when they did come they were incorrect. He had pointed out these errors in April, 1888. The material was bought of Dean & Horton for 60 per cent off, and Cooper & Cole Brothers for 57% per cent off. off. Dean said he was getting 5 per cent eff to furnish it at 60 per cent off. Letters from St. Louis and Chicago giving prices for ma-

St. Louis and Chicago giving prices for materials were mtroduced in evidence.

Editor Gere, of the Journal, was sworn and he said that Mr. O. E. Goodell had given him the information which induced him to write the editorial on the city affairs. The witnesses he had referred to were Messrs. Buras and McMurtry. He did not know at that time that Mr. Cooper was implicated in these charges. Mr. Gere's testimony was practically unimportant.

At the afterneon session Mr. O'Shea, of the firm of Kelley & O'Shea, was exammed. The bid of his firm for paving was about \$14,500 lower than any other hid, yet they did not get the contract. They were told that the reason the contract was not given them was that specimens of their material were not filed at the time their hids were filed, yet they had the samples present when the bids were opened and the contracts awarded. His firm had not, to his knowledge, offered any money to the council for the contract, though he had been told by outsiders that he could have had the contract if they had used money enough.

Lawyer Couriney asked the witness if Tim Kelley had not said that the firm of Kelley & O'Shea had offered \$0,000 for the contract and that they could have had it for

THE FEDAWA WILL CONTEST. \$10,000. He said be had no knowledge of such an offer. Tim Kelley was not a member of his firm. The committee adjourned until

The City Council. The chief strife at the session of the city council last night was an effort on the part of the old members suspected of being boodlers to reorganize the investigating committee and make it the entire body. Councliman Pace started the ball by suggesting that in the end the entire council would have to pass on the evidence taken, and moving that the investigating committee be composed of the entire body. Mr. Hamilton opposed this and said if Mr. Meyer or the State Journal wanted to hamper the work of the investigation by making the committee so large that it could never get a quorum, he would resign the chairmanship. The resolution was adopted and the twelve members of the city conneil were made members of the committee. Hamilton persisted in his determination to resign. After some further consideration of the subject the resolution was reconsidered and the committee left in its original shape. The necessity for a greater supply of water for the city water works was discussed, and a committee was appointed to locate a new well on the Antelope. Hamilton prought up the subject of the delays in laying the brick paving, and moved to instruct the board of public works to hasten the progress if possible. This was adopted. tion was adopted and the twelve members of

Articles of Agreement. The records in the office of the secretary of state show that the Wood River Building association and the Bank of Grafton have

filed their articles of incorporation. The building association authorizes a capital stock of \$500,000, and its purpose is to raise a fund for the building of homes for its stockholders, and to loan money on proper securities. Incorporators: S. M. Jordan,

securities. Incorporators: S. M. Jordan, F. M. Penny, D. D. O'Kane, George E. Howard, A. L. Johnson, W. N. Mitchell, Henry James and Jerry Bowen. The Bank of Grafton authorizes a capital stock of \$50,000. Incorporators: O. M. Carter, C. S. Montgomery and J. F. Hinkby.

No "King" About It. A "Queen," instead of a "King of Fame," will be crowned to-night at Funk's opera house. The ladies in charge of the entertainment declare that Mrs. Partington's son Ike will be the only man that will have anything to do with the entertainment. To-night will decide the contest, and it promises to be an instructive as well as an interesting literary treat by carofully selected and elegantly costumed talent.

Attorney-General Leese has decided to engage in the practice of law aside from his official position, and announces himself ready to take cases not involving the state. He will have a private office with Stewart & Rose, in the Montgomery block. Thomas Cook, assistant chief clerk of the

house in the late session of the legislature, is off on a tour of the north Pacific coast. On his return he will open an office and practice law, which disposes of the report that he will be chief deputy to United States Marshal Brad Slaughter A. G. Wolfenburger leaves Thursday for

South Dakota, to stump the territory in the interest of a prohibition section to be urged as an addition to the new state constitution His engagements will keep him busy speaking until August 20.

General McBride celebrated the twentyfirst anniversary of his wedding yesterday by presenting his wife with a crayon por-trait of himself. Senator Hoover, of Bine Hill, was in the

city yesterday, escorting his mother home from a visit to another son in Kansas. She is seventy-six years old Colonel William H. McCann, of Hay Springs, was here yesterday. Mission un-

CITY COUNCIL.

Mr. Lowry Objects to the Finance Committee's Report.

"It's all a scheme to knock out the grading of Sixth street," said Councilman Lowry at the council meeting last night when the finance committee reported, recommending that the estimate of funds needed to pay the current expenses of the city for 1889, prepared by the comptroller and submitted to the council by the mayor, be approved. The estimate of expenses, as already published in The Bre, is for \$258,005.29 from the general

"Those figures don't agree with figures which I got from the comptroller last week," said Mr. Lowry. "He told me that he got h—I from a member of the council for giving me these figures. It's all a scheme to knock out the grading of Sixth street. I want the city attorney's opinion as to whether this council can do that or not." "Judge" Hascall opposed the adoption of the report, alleging that the estimates for

various departments was too large. * Mr. Kaspar failed to understand why the street commissioner should have \$30,000 set aside for his work for this year, while his department last year cost but \$17,000.

The matter was finally referred to a committee of the whole, at which the city comp-troiler will be requested to be present.

All of the members of the council were

present at last night's meeting. It was the first time that such a thing has happened 'for a long time now.'

"for a long time now."

The mayor's veto of the ordinance establishing the grade of Thirty-second street from Pacific to Woolworth, on account of a remonstrance from two-thirds of the property owners, was sustained.

A number of estimates from the board of public works, for grading and paving, already published, were approved, as was also the appointment of a number of inspectors, to be used when needed on public

The bond of E. E. Naugle, for \$20,000, for paving, was approved.

The recommendation of the city attorney, for the settlement of Kellogg's claim against the city, for the opening of Convent street, to be paid out of the general fund, was referred to the finance committee.
The recommendation of the board of health,

that the pest house be removed and grounds for a new house purchased, was referred to the committee on public property and build-The board of health's recommendation that

a city chemist be appointed was referred to the committee on finance. A petition asking for the establishment of the grade of Twenty-sixth street from Dodge to California, was referred to the committee

on grades and grading.

A petition asking for the grading of Tenth street from Martha to Bancroft, and Castellar from Ninth to Eloventh, was referred to the committee on grades and grading. The petition of the property owners of block 6, Paddock place, asking for the ap-proval of contract for the grading of Fifteenth street from Grace to tax lot 74, was referred to the committee of grades and

grading.

The claim of Peycke Bros. for damages, amounting to \$1,387, sustained by a flooding of their cellar from a sewer overflow in March, 1888, was referred to the committee on sewerage.

on sewerage.

The protest of John T. Bell and others against the proposed grading of Colfax street, Leavenworth to Mason, was referred to the committee on grades and grading.

The petition of the barbers for the closing of the shops on Sunday was referred to the committee on judiciary.

The democrats were allowed the use of the

council chamber on Saturday evening next. The American waterworks company was requested to place a granite drinking fountain in Hanscom park without cost to the

city.

The ordinance repealing the license upon billiard and pool tables was passed.

The committee on public property and buildings reported in favor of requesting the contractors of the new city hall to employ union men in the construction of the building. The report was adopted.

Omaha has attained the size and contains a class of people who demand as good goods as are to be found in any city not only in America but Europe. leading merchants appreciate this fact and are in position to supply the demand. This is especially the case in the drug line. All of our leading druggists keep Chamberlain's Cholic, Cholera and Diarrhosa Remedy in stock and will tell you that it is the most prompt and re-liable preparation known for bowel com-



Continental Clothing House

Another List of UNRIVALED BARGAINS OFFERED THIS WEEK.

Goods Just as Advertised and in Quantities to Fit Hundreds.

MEN'S DEPARTMENT.

The great attraction for the past two weeks has been the Cheviot Suits offered by us in eight different patterns, at \$10 per suit. We acknowledge there is not much profit in them, but they are a drawing card and every purchaser of them will remember us the next time he wants to buy. We will continue the sale of these suits one more week and will offer eight styles of Men's pure all-wool Cheviot Sack Suits in all sizes from 34 to 44. Price \$10. A display is made of these goods in our show windows, and samples will be sent to any address. Don't fail to see them.

G.A.R. We will offer this week 100 Blue Flannel Suits, double-breasted, pure all-wool goods, at \$8.50 per suit, with G. A. R. buttons complete. Guaranteed Genuine Slater Flannel and full Indigo.

Prince Albert Suits. Special prices this week in Prince Albert dress suits. We have given special attention to this line of goods and have got a little overstocked. The style of goods cannot be described here, but this is a good time to select a Prince Albert Suit. Nothing but first class goods in this department.

Boys' and Childrens' Department, A special line of Boys' Long Pant Suits for boys, ages 10 to 14, in strictly all-wool goods (no cotton or shoddy) but pure wool Cassimeres and Cheviots at \$6 per suit. We have nothing to say about what others charge for such goods but we do know that every suit of lot is away under price, and that the purchaser will be entirely satisfied with the wear of them. Price \$6, ages from 10 to 14.

Boys' Knee Pant Suits, \$4.50.

The sale of \$4.50 suits for boys, ages 4 to 14. (short pants) will be continued this week. They are good values and would not be recommended to you if we did not know that they were all right. Remember they are Boys' Knee Pant Suits, strictly all-woo Cheviots at \$4.50.

Boys' Knee Pant Suits, \$2.50.

To meet a demand for a lower price suit we have marked down three styles of medium shade fabrics to sell at \$2.50 per suit. They are not all-wool, but are honest wearing cotton ward goods, one of the best materials that money can buy to make up at this price. There are about 100 suits. We will not promise to dupl'e ite them after ih's week, ages 4 to 13. The largest Boys' and Children's Department. The largest stock, the lowest prices.

Furnishing Goods Department. Special Sale of Men's Fancy Percale Shirts, Price 50 Cents. We have a large quantity of Men's Francy Percale Shirts, regular \$1 and \$1.25 goods, which we will offer until closed, at 50 cents. The first day they

were displayed in our show windows the sale was so large that the chances are that by Saturday night there will be none to sell. BOYS' SHIRT WAISTS, 50 CENTS. No one qustions the price when they exemine the quality, but the question is often asked, "How can you afford to sell them for 50 cents?" Well, we can't, but we have a large quantity of them on hand and we need the room, and use thise as a means of advertising our Children's Department.

OMAHA BOSTON NEW YORK Freeland, Loomis & Co.

Proprietors.

Corner 15th & Douglas Sts., Omaha.

BREEZY AFFIDAVITS

DES MOINES

HE EDWARDS CUTTING TRIA

Strenuous Efforts of Defendant's Counsel to Prove Intantity-Federal and District Court News.

The Federal Court.

E. D. Webster, receiver of the Harlem Cattle company, flied his report with the clerk. It consisted in an itemized bill of property found, including horses, cattle, hogs, poultry, wagons and vehicles, harness, farm machinery and implements, hay, feed and furniture.

A motion was also filed by Receiver Webster for attachment of parties for contempt of court. This represents that E. M. McGil-len, W. J. McGillen and Benjamin O'Neill have, from time to time, and continuously since the appointment of the receiver, interfered with him in possession of the property of the Harlem Cattle company, and sori ously hindered and injured him in the performance of his duty, and that they have been guilty of contempt of court, and submits that they should be punished for it. He moved that they be required, within a day by the court to be specified, to show cause why they should not be attached for

said contempt:
The affidavit of John Gilman, former fore-man of the company, specified that W. J. McGillen, formerly acting manager of the wo saddle ponies; also, at the instance of Benjamin O'Niell, former secretary and managing agent of the Harlem company, be shipped sundry firkins of butter from the dairy then under the control of the receiver; also, that E. M. McGillen, former president also, that E. M. McGillen, former president of the company, prevented him in the performance of the work he was ordered to do by the receiver, and that all three of these defendants, told him and other employes, time and again to pay no attention to any of the receiver's orders. It also averred that O'Neill and McGillen took away certain books and documents belonging to the company and under the control of the receiver: that he had been intro of the receiver; that he had been in-structed by O'Neill to remove marks and brands in Polled Angus and Hereford herds in order that the receiver of the Kit Carter Cattle company would be unable to locate or dentify them, and that with assistance he did remove the brands from over two hun-dred and fifty of the Herefords and forty of the Polled-Angus herd; and that O'Neili made memoranda of the changes in the brands to enable him to identify the stock. All this was done secretly and in the night

The affidavit of John Grant, another form The affidavit of John Grant, another former employed, said that he went with O'Neill to the office of the Harlem Cattle company, then in possession of Receiver Webster, at 2 o'clock at night, and stood watch at the door, while O'Neill west in side and rified the safe of the books, papers, and documents of the company, including the records of the marks and brands of the thoroughbred horses and cattle, took them into the cellar horses and cattle, took them into the cellar and backed them in three large valises and carried them to the B. & M. depot at Strat-ton. They met E. M. McGillen coming in on the train from the west and that he took the books into the car, and he and O'Neill left on that train. Also, that he and other employes were threatened by the McGillens if they obeyed the instructions of Receiver

The affidavit of John Gilbertson, Samuel Snider, Jas. McAuiffe, Jos. Murray and William Gleason were of similar import. A Wife's Vengeance.

Walter Edwards, the colored man who carved up his wife with a dirk in a restaurant on Capitol avenue last fall, was placed on trial before Judge Hopewell in the district court Monday. The prisoner when taken from the juil to the court room was barely able to walk unassisted. His wife. who bears scars all over her body, was the first witness, and not only recited the story of the stabbing, but showed a scar on her lip where Edwards had struck her three months after their marriage. She told of other occasions where he had maitreated and abused her. Dr. Ricketts, who attended Mrs. Edwards, testified as to the nature of

her wounds. At the conclusion of his testi-As the organization the state usual to withdraw the audiouscement that it restail

penceful, and attended to his own business. Mike Morel, Charley Buncauer, John Prexel and Ira Highe, also testilled to the same thing. The last witness saw Edwards the morning he assumed his wife, took particufar notice of his appearance, and had a con-

versation with him. He was excited, and ap-An attempt to bring out a conversation between Highy and Edwards was objected to by Mahoney and sustained. The defense then stated but its reason for desiring such estimony was to show the samty or insanity f his client. The court sustained the objection. A number of depositions from people living in Des Moines were read. Jimmy Wright, a colored boy, who roomed at the house of Edwards' mother where they lived. one morning when they were having a quarrel because she falled to get his breakfast. Once in February the witness saw him strike her while she was lying on the bed and again he run her out into the cold. Edwards was next put on the stand. He told of having

received an injury on the head when very young, from which he has since suffered a great deal from severe pains and dizziness Up to the hour of aljourning nothing had been adduced from him relative to the assault on his wife. The lawyers con-sumed much time fighting over the effort of lefendant's counsel to establish insanity as their line of defease.

Henry C. Templer has commenced suit against the city for damages in the sum of \$3,000, on account of grading Populeton avenue in front of his premises. A fill was made which leaves the street about twelve feet higher than his door yard.
James Dailey against Katherine Kinsler. is rather a lively case on trial before Judge Wakely, affecting deeds to certain lots of ground and other valuable papers. Dailey was somewhat tender on Mrz. Kinsler at one time, and when in that state she induced him to let her take his valuable papers for safe keeping. Now he thinks Mrs. Kinsler is about to convey his property to John H. Feeney and wants the court to interfere. Miss Kinsler was on the stand. She de-tailed a racy story about Dailey's efforts to induce her to marry him. For a time their relations were questionably latimate. Said she: "He used to visit me twice a day. When he asked me to mary him I said 'no. I would not marry any man. He offered me all his property if I would only consent to become his wife, and, when I refused, he made the proposal to give me one lot any-way." On a Sunday the old man drove her

down to Okahoma and showed the property to her. Whithin a week she had the deed made out, she said, and he signed it. County Court. James R. Barnacle began suit in the county court against John Erck, yesterday, to recover \$302.05, amount claimed due on labor and material in plumbing and putting water in the defendant's building on Webs-A suit was begun by Sarbach & Friend

be due on a bill of merchandise. That tired teeling and loss of appetite are entirely oversome by Hood's Sarsaparilla, the peculiar medicine. Try it

recover from Gust J. Patek \$145, claimed to

Died for Vena. C. V. Harris, the hotel clerk who shot himself last Thursday night at the Arcade, died at 1:30 o'clock. His body was removed from the Arcade to Drexel & Maul's, where it will remain sub-ject to the order of friends in the east.

For a disordered liver try Beecham's Pills.

Strawberries and Cream. To-morrow night at Creighton college hail there will be a strawberry festival and entertainment under the anspices of St. John's Altar society. The committee of arrangements comprises among others Mrs. C. V. Gallagher, Miss Lizzie Murphy, Mrs. Gil-more and Mrs. Swartzlander.

Mothers give Angostura Bitters to their children to stop colic and loosen the bowels. Dr. J. G. B. Siegert & Sons, sole manufacturers. All druggists.

A LOCK OF HAIR.

Made in the Case of the Barlom the side of the case, solely to introduce in ovidence the knife used by Edwards S. A.

Cattle Company.

Cattle Company.

Orchard was the first witness called by the control of the Irvington Spectre.

Out at Bennington a number of farmers called by the defense. He tendied that the prisoner's reputation as a citizen was always considered good. He was injustrious, honest, bodd. tion of the Irvington Spectre.

> Such an individual had been there for carly three years up to two months ago, when he suddenly disappeared. no one has heard a word from him. At the time of his disappearance, Morehead was working for John P. Temple, a farmer living one mile and a half north-east of Bennington. He came from Gettysburg, Pa., where his parents now live, was about thirty five years old and not very bright, issue Wilt, a neighbor of Temple, is serving on the jury, and says that, from a description given of the dead man, there is no doubt that it was that of Morehead. He was known to have carried a lock of woman's hair in his pocket. The caroner found such a memento and eight dollars in the wailet of the deceased.

When Morehead left Temply's place he wore the kind of cloths that were found on the corpse. Two larmers came to town this morning from near Irvington and both were of the epinion that Morebead was the name of the

Will you suffer with dyspepsia and liver complaint? Shiloh's Vitalizer is guaranteed to cure you.

Connor Well Known Here. Patrick Connor, a well-known railroad nan and former resident of this city, was killed in a quarrel in Denver Sunday night, as will be seen in the dispatches to The Bee from that point. Some time ago Connor was employed in the shops at this place, but he anandoned shop work and was given a job as brakeman on the regular passenger trains between Omaha and Grand Island. He worked himself up and was soon put on as extra, in the capacity of conduc-tor between the same points. He remained here for a considerable length of time, but was about three years ago transferred to R: wlins, Wyo., where he was put on a regular train. He was well known among his fellow trainmen here and was niways regurded as a peaceable fellow, with no incli-

For Spirit Lake Tourists. On July 1 the Fremont, Elkhorn & Missouri Valley will put on a sleeper to run between Omaha and Spirit Lake. The car will leave at 8:30 in the morning, and return-ing will leave Hotel Orleans at 10 p. m.

Notice to Contractors. Notice to Contractors.

Bids are solicited for the erection and completion of a stone and brick bank and office building 75 x ibl feet, 8 stories high, in SIOUX CITY, 10wa. Bids must include all work contemplated, and to complete the building by Feb. 1st reed.

Plans and specifications can be seen at the office of the Fidelity Loan & Trust Co., Sioux City, and the office of the architects, Mendelssohn, Fisher & Lawrie, Paxton Block, Omaha, Neb. mid-5-t

Always Drink with Ice Water MIHALOVITCH'S HUNGARIAN

It Will Correct the Damaging Influence of Ice on the Stomach. An Efficient Remedy for Diarrhosa, Choiera Mo-bus, Dysentery, and all Disorders of the Bowels NASHVILLE, TENN., June 9th, 1887.

MESSES. LOVESTHAL BROS.

Dear Sirs:—I have tried the Hungarian Blackberry Julies you so kindly sont me. It is the ne berry Julies you so kindly sont me. It is the ne berry Julies you so kindly sont me. It is free from all the property of the property of the first to be so the digestive ergans, has a fine aromatic davor, and is 154 the thing for diarrhosal kroubles in the inested term. A TABLESPOONY UL IN A GLASS OF ICE WATER OUTNECTARS NECTAR.

TIEBIG COMPANY'S EXTRACT of MEAT



Halford MEATS, Table FISH. SOUPS, GRAVIES Sauce. &c.

A MERICAN EXPRESS COMPANY'S European Department receives and forwards all classes of business by each Mai Steamer arriving at or departing from New York. Shipments from Europe can be made direct by this Company to all inland Ports of Entry in the United States, also to Canada and Mexico, with or without payment of duties at New York.

Rates as low as those of any responsible company. NO CHARGE MADE FOR CUSTOM HOUSE BROKEHAGE OR CARTAGE. Money Orders issued payable at 15,000 places in Unite i States, Canada and Europe. Agencies in Europe to whom shipments for United States can be delivered, or if from interior points should be consistent, necessipanted by Bill of Lading and Invoice certified before American Consul-THOS. MEADOWS & CO., 35 Milk Street, Cheapside London, E. C., 25 Water Street, LAVERPOOL, 63 Pice a dilly, Manchester 17 Hardver Street, Glasgow of Rue Scribe, Paris, E. Richard, I Rue Chis Harve, N. LUTCHTING & CO., 137 Langenstra'se, Sheunn; 36 Dovenheeth, Hammung, and 117 Am Hafen, Bremenhapen.



Over 14 Millions Sold in this Country alone. The Best Fitting and Best

Wearing Corset Ever Made. SOLD EVERYWHERE.

Notice is hereby given that sealed bids will be received by the clerk of Adams County Nebraska, at his office Hastings. Nebraska, on or before twelve o'clock noon of July 2th, 1892, for the purchase of seventy five bonds of the denomination of one thousand dollars each to be issued by the County of Adams in the State of Nebraska to be dated July 1st, 1892, and to be payable at the Fiscal Agency of the State of New York twenty years after the date thereof redeemable at my time on or after ten years from the Sate thereof at the option of said county of Adams and to bear interest at the rate of five per cent per samum payable annually on the first day of July in each year, for which interest coupons shall be attached payable at the fiscal agency aforesaid.

Rights reserved to reject any and all bids.

By order of the Board of Supervisors, May 9th 1892.

[SEAL.] County Attorney. m2idtoJy9



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