# M'KIBBIN WILL VISIT OMAHA.

He Denies All the Union Pacific Charges and Retains Counsel.

e.

DID NOT CONSPIRE WITH BARNES.

Another Election of Public School Teachers Projected After the New Board of Education Shall Have Been Organized.

Hon, John L. Webster was asked if he had been retained by Mr. McKibbin, late purchasing agent of the Union Pacific, to defend him in the suit brought by that company, and if he had had an interview with the gentle-

Mr. Webster said: "Yes, I have been retained by McKibbin. I had an interview with him in Chicago Sunday in company with Judge Davis. Mr. McKibbin gave me a full history of his actions as purchasing agent for the Union Pacific railway company, and gave me the necessary information to prepare for a defense."

When asked what Mr. McKlbbin had to say as to the truth of the charges which had been made against him, Mr. Webster replied : "Mr. McKibbin has a perfect defense to the charges made against him. He never entered into any corrupt agreement with Barnes & Co. If the cases ever come to trial, we will be prepared to show that there was no conspiracy between McKibbin and Barnes; that Barnes never paid McKibbin any money

that Barnes never paid McKibbin any money arising out of the contracts, and never agreed to pay McKibbin any money whatever. We will be prepared to show that the purchases of lumber were fairly and honestly made, so far as McKibbin was con-cerned. We are prepared to make a perfect explanation of all the charges that the lum-ber was purchased at exorbitant prices, or was not of the grade or class called for. I do not wish to make a default statement of how I mean to prove these defenses to the action, and it would not be proper for meto do so." The reporter asked Mr. Webster what Mo-Kibbin had to say touching the rumors that there had been frauds in the contracts with other parties, for other kinds of material. Mr. Webster said: "I talked over all these matters with Mr. McKibbin, and am essured

matters with Mr. McKibbin, and am essured by him that all these rumors are without foundation. I was put in possession of such facts relating to his conduct as purchasing agent which satisfy me that I shall be able to show, if necessary, and at the proper time and in the proper manner that all these rumors are unfounded."

rumors are unfounded." The reporter inquired whether Mr. McKlb-bin was coming to Omaha to defend the suits. Mr. Webster answered: "I have arranged with Mr. McKibbin to come to Omaha as soon as his presence here may be necessary or desirable. He agreed with me to come here at any time I should send for him by either tele-gram or letter. If Mr. McKibbin is wanted pram or letter. If Mr. McKibbin is wanted here by the Uulon Pacific railway company, or any other persons, for any proper or neces-sary business, I can have him here on two days' notice,"

## FUN IN THE SCHOOL BOARD.

#### New Members Want to Say Something About Next Year's Teachers.

Although the board of education went through all the details of electing teachers on Saturday night, knowing ones say the end of the matter has not yet been reached. There is a strong determination on the part of certain members of the board to reconsider the election, and a scheme has been suggested which, it is thought, will be put in operation after the organization . \ the new board.

If the scheme should be successsful several heads will undoubtedly fall into the basket.

Those members who, it is alleged, are determined to force the matter through, are Mossrs. Points, Rees, Wehrer, Martin and Goodman of the old, and Babcock and Smyth of the new members. It is stated by a gentleman who is in a position to know whereof he speaks that Mr. Babcock had announced that he would have the services of at least one teacher dispensed with, because he had conceived the idea that she had opposed his election. The action of Mr. Babcock in presenting to

the board, for reading, a legal opinion, ad-dressed to himself, to the effect that the old board had no right to elect teachers, was ex-tensively commented • by members of the board and others, and looked upon as an indication that he wanted to have some thing to say about who should teach in the public schools. The members opposed to re-consideration are Messrs, Kelley, McConnell, Poppleton, Coburn and Spalding, of the oid, and Gibbs SOUTH OMAHA NEWS.

Will Fight for Oleomargerine. The special meeting of the live stock exchange adopted the report of the committee on the eleomargarine bill new in congress. The resolutions adopted were as follows : Wherens, Certain bills have been introduced in the senate and house of representatives in congress each withed, "A bill subjecting eleo-margerine to the provisions of the laws of the several states." and prove in the laws of the neveral states," and prove in the laws of the neveral states," and providing in effect, that no state shall be held to be limited or re-strained in its power to probable, regulate.com-trol or tay the sale, keeping for sale, or trans-portation of eleomargerine as an article of commerce or otherwise to be delivered within in the sale state state is the same shall have terminated it shall be considered to have cased to be the subject of commerce and be a part of the common mass of property. In such that the subject of commerce and be a part of the common mass of property in such tother regulation or taxation. The it resolved. That We, members of the South Omain Live Stock exchange, of South Omaha, Nebraska, are firmity opposed to the passage of said bills or any restrictive legis-lation of any nature or kind whatsoever on the subject, for the following reasons: That eleomargarine is a wholesome food-mendients of the highest grade of purity, towit: One easy and the subject faits in the manufac-redients of the bills or any restrictive legis-ation of any nature or kind whatsoever on the subject, for the following reasons: That the use of beef faits in the manufac-which otherwise most portion of the careas (which otherwise bills to be sold for tailow in competition wit on the eleomargarine bill now in congress. The resolutions adopted were as follows:

duct--to the benefit of every consumer, rich or poor. 4. That the sale of the ingredients of oleo-margarine, that is, beef fat, for its product, oleo oil, prime butter and milk taken separ-ately, are not the subject of prohibition or tax restrictions and any legislation looking to that end when these incredients are combined so as to form a wholesome, palatable and nee-essary article of food under the name of oleo-margarine, is pernicious in character, de-structive of fair, open and honorable compe-tition, and we believe unconstitutional be-cause in restraint of trade and interstate commerce.

5. And we further believe this class legisla-tion is dangerous to the best interest of the

The secretary was directed to send copies to the senators and representatives in congress.

#### Board of Education.

The board of education met yesterday, President Persons and Richard Swift were absent. Vice President Van Aken presided. The following approved bills were ordered Superintendent and teachers, paid : \$1,119.10; janitors, \$152.50; William H. Maberry & Bros., \$2.62; Magic City orchestra,

Secretary Robert Funston's bond in the

Secretary Robert Funston's bond in the sum of \$1,000 was approved. A resolution by Mr. Robinson was adopted authorizing the city attorney to confess judgment for the salary due any and all, the superintendent, teachers and janitors, in the event of the president's refusing to sign or the city treasurer refusing to pay warrants. Messers, W. J. Slote and John D. Robinson were anominted a committee to weether all were appointed a committee to receive all school property in the possession of John C. Carroll

#### Mr. Funston to Mr. Persons.

SOUTH OMARA, June 29 .- To the Editor of THE BRE: Observing in your issue of today, an article under the above heading and signed F. J. Persons, I would like to inform Mr. Persons where I got my authority to attach my signature to school orders for teachers' 'wages" as a member and secretary of the South Omaha school board. At an adjourned meeting of the board of

education of this district, held in the high school June 9, 1890, 1 presented my certificate of election from the county court, after the contest. I was accepted by the board as a member and elected secretary.

At a special meeting of the board, June 14, 1890, Mr. Carroll came around with letters 1590, Mr. Carroll came around with letters from his attorneys and a certificate of appeal to the district court, dated June 11, 1890, two days after he had given up his and I had ta-ken my seat on the board, and demanded his seat again on the ground that he had filed an appeal bond. I declined to give it up and re-ferred him to section 98 of chapter 26 of the compiled statutes of Nebraska, which says that an appeal cannot supersede the exection of the judgment unless the party appeal tion of the tion of the judgment thiess the party appeal-ing is, at the time of the appeal, in possession of the office. When Mr Carroll appealed he was not in possession of office, and allowing that he filed his appeal before I took my seat, I don't see how that would help him any as he, through his attortorney, admitted in open court that he had not been elected. Therefore I am a member of the board of education and hence my right to sign all warrants and transact all other business of the board devolving upon me. Mr. Persons had better consider the matter Mr. Persons had better consider the matter of signing the teachers' warrants. The teachers were hired at a fixed salary and their work is performed but their money is not forthcoming, and I believe there is a contract drawn up between teacher and board binding upon each. ROBERT FUNSTON.

He Claims to Have Been Frozen Out of Twenty Shares of It.

STREET RAILWAY PEOPLE IN COURT. Sensational Charges Made by the Plaintiff and a Receiver Asked for

HORBACH'S HORSE CAR STOCK

# the Company-Other District Court Cases.

Judge Wakeley has the appearance of a man who ought to take the first train for the coolest, most secluded mountain nook to be found on the continent, and remain there until time to open the September term of court. The extraordinary heavy strain of solving knotty legal riddles and problems, to which he has been subjected during the past month seems to be bearing him down almost to the very earth.

Nowithstanding these facts, which have been atta.cting a great deal of private comment on all sides, he allowed one of the weightest cases upon the docket, in point of

# weightest clases upon the docket, in point of surrounding circumstances, to be precipi-tated upon him yesterday morning. It was that of John A. Horbach vs. Cap-tain Marsh, Frank Murphy, Guy C. Barton, S. H. H. Clark, W. A. Smith and the Omaha

S. H. H. Chark, W. A. Smith and the Onland horse railway company. The case is one that bids fare to rake up the records of this corporation from its incipien-cy, the matter involved being twenty shares of the original or first issue of stock by the company, which consisted of 1,000 shares at 100 per share. In a word, Mr. Horbach seeks to set aside

a foreclosure sale which apparently had the effect of whipping out of existence his holdings in the company. The plaintiff claims that Messrs, Marsh, Murphy and Smith secretly and fraudulently amended the company's by laws at a meeting

which, as he alleged, was held in so improper a place as the company's stables, March 4, 1884, in order to enable them to perpetrate certain frauds in manipulating the company's affairs.

Mr. Horbach asks that the defendants be required to show under oath how much stock over and above the required 1,000 shares has been issued by them, and that they be re-quired to surrender the same for cancellaquired to surrender the same for cancella-tion, and return to the company all sums they may have received or that may have been paid out by the company as dividends thereon and on all bonds. He also asks that an accounting may be had of all the receipts, expenditures, debts and credits of the company from Jan-uary 1, 1579, and that a receiver be ap-

It is said by attorneys acquanted with the case that it represents one of the most intricate tangles over presented to a court in this district. Although it is not set forth in the petition

granting of his prayer he will immediately come in with a claim for his share of the conpany profits which, upon the face of his hold

Mr. Horbach was put on the stand and tes-tified that he had taken from Moses Shinn, as collateral security for a loan, twenty shares of street railway stock in 1377. These shares became the property of Mr. Horbach in December, 1378. He never attended the December, 1878. He never attended the meeting of the stockholders and never told anyone except Mr. Marsh that he owned the

THE FARNAM STREET MOTOR. Its Initial Frip Proves it to Be a Distinguished Success.

THE CAATA DATE HER. ICESDAL, JULI 1, 1030.

The Farnam street electric motor line made its first trip last night. For a long time it has been a mooted question whether an electric car could pull out the Farnam street grade or not. The attempt made last night was a distinguished, success. The car stood on Eleventh street between Farnam and Douglas, and there the invited guests congregated. They were Chris Hartman, E. L. gregated. They we'v Chris Hartman, E. L. Stone, Milton Rogers, Dr. Mercer, W. V. Morse, Max Meyer, J. J. Brown, D. H. Goodrich, Electric Engineer Frederick, E. B. Williams, W. A. Smith, Frank Marphy, F. A. Tucker, C. W. Hamilton, Edward Dickenson, F. A. Green, W. I. Kierstead, C. W. Hyde and Captain Marsh. E. M. Oney acted as motorman and H. C. Miller officiated as conductor. The car started off from Eleventh as smoothly as if it

Aniler officiated as conductor. The car started off from Eleventh as smoothly as if it had always been running. Whether or not it could climb the grade was the question, and all the passengers anxionaly watched the action of the motor west of Twentieth street. It sailed up like a bird, and the officers of the company audibly congratulated each other. Up and down the hills the motor sailed to the amazement of the guests, and at Forty-first and Farnam the swith was made for the return trip.

transportation for the question of rapid transportation for the western portion of the town, and also decided the question as to whether or not an electric motor can climb a hill. The trip settled the question of rapid

Miles' Nerve and Liver Pills. An important discovery. They act on the liver, stomach and bowels through the aerves. A new principlo. They speedily cure billiousness, bad taste, torpid liver, piles and constipation. Spiendid for men, women and children. Smallest, mildest, surest, 30 doses for 25 cents, Samples free at Knhn & Co.'s 15th and Dancias. at Kuhn & Co.'s 15th and Douglas.

**Religion** for Prisoners.

On the solicitation of Rev. J. H. Reedy, bible missionary of Omaha, the following donations have been made for the use of the prisoners in the jail and the services held there on Sunday from 1 to 2 o'clock in the afternoon:

Gospel hymns, Wyman, 12 copies; Max Meyer & Bro., 6 copies : Caulfield, 12 copies; free use of cabinet organ, Cameron; printing, Manger and Western printing company; bas-ket, H. H. Hardy; plants, 2 dozen, W. H.

Foster. These are all fully appreciated by the work-ers at the jail. Old papers, such as are suit-able for use in the jail, may be sent to Rev. Mr. Reedy, 1618 Juckson street. Books for the jail library are needed and may be sent to the same address. Singers are requested to unrectat the jail at 1 m to available the report at the jail at 1 p. m. to assist in the choir.

NERVE-PAINS.

EADING STYLES

SOFT AND STIFF HAIS

Boyd's Opera House Block.

'TETSON'S



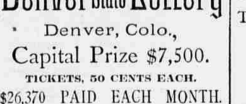
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popular remedy known. Syrup of Figs is for sale in 50c and \$1 bottles by all leading druggists. Any reliable druggist who may not have it on hand will proture it promptly for any one who wishes to try it. Do not accept any substitute.

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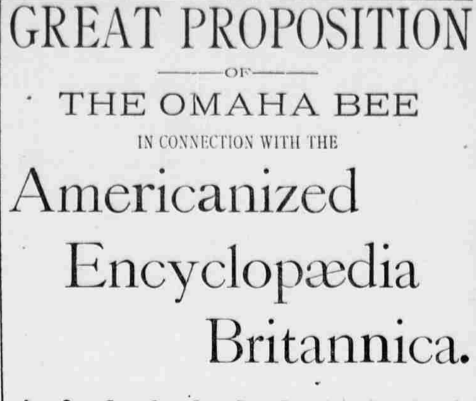
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A. GOODRICH, Lawyer, 121 Dearborn St. Advice free; no publicity. Special facilities in many states.







TEN LARGE HANDSOME VOLUMES. Printed on Extra Fine Paper, in Good, Clear New Type Made Expressly for this Work.



learned that Mr. Marsh claimed more of the stock than his holdings entitled him to. Mr. Horbach accused the directors of the company of issuing a large amount of stock fraudulently and distributing it among them-selves. He claimed that the books of the company would show this. It was shown that an order of the court di-recting the officers to bring the books into court had been disobeyed, and Mr. Horbach's attorney asked leave to enter affidavits as to the contents of the books, to be used in their stead, as provided by statute.

Foster.

pointed

yet it is evident to the minds of the defend-ants that in case Mr. Horbach secures the

ings, will figure up to many thousands of dol

stock. When the stock of the company was put up for sale he had intended to attend the sale and buy it in, but Marsh got ahead of him. John D. Creighton was present, and not being "onto the racket," ran the price of the stock up to \$24,000, and Mr. Marsh bought for \$24,500, for the benefit of the stock-

In 1574 Mr. Horbach tried to buy a part of Mr. Marsh's stock, but the latter refused to sell. At that time Mr. Marsh owned foursevenths of the stock. In June, 1888, at the trial of the case before Judge Wakeley, he first learned that Mr. Marsh claimed more of the

and Morrison of the new board. This division leaves Mr. Coryell "on the fence" with the balance of power. It is stated that he will probably vote to reconвider.

In this action on Mr. Coyell's part is seen the fine Italian hand of ex-Mayor Broatch, who is bringing the influence of the "T. E." who is bringing the influence of the "T. E." club to bear on the member from the Sixth. At the meeting Saturday night, when sev-eral attempts mere made to fillbuster by Rees, Wehrer, et al., Mr. Coryell was in a doubt. When his name was called he besi-tated, and several times requested to be pased, but generally voted with those who were opposing the election. The next meeting of the board will be on the 7th prox, and under Mr. Points' motion, Saturday night, to lay over reconsideration of the election of the cherk weet-

the election of teachers until the next meet-ing, the matter will come up, but will in all probability not carry, as with all the mem-bers present, the board stands nine to seven against reconsidering; but after July 21, the present minority will be in power and fun may be expected. date of the organization of the new board, the

#### Another Examination.

This morning at 9 o'clock there will be another examination of teachers who have made application for positions in the public schools of this city. It will be held in the high school beginning at 9 a.m. The exam-iners will be Messrs. W. W. Keysor, F. R. Davis and Dr. L. A. Merriam.

#### People from Philadelphia

will find a complete line of B. &. T.'s homoepathic preparations at Sherman & McConnell's drug store, 1513 Dodge.

#### Mr. Dewey Will Recover.

W. I. Kierstead returned Sunday night from Battle Creek, Mich., whither he went a few days ago to cheer up C. H. Dewey of this city, who is lying there ill.

The many friends of Mr. Dewew will be rejoiced to know that the probabilities now are that he will be fully resored to health. Mr. Kierstead said that he left the patient full of courage and hope, and that the physi-cians expressed to him the night before he left Battle Creek the belief that the crisis had been passed three days before, and that Mr. Dewey was on the highway to recovery.

When the lord chief justice of England orders Coole's Extra Dry Champagne, it's a sad commentary on our Anglomaniaes.

#### Federal Court.

Silas Cue, the man who several days ago was arrested on the charge of passing counterfeit coin, was up before Judge Dundy yesterday. Cue waived examination, and, being unable to put up bonds for his future appearance, was sent up to the county jail to await the action of the United States grand jury. When arrested Cue had a spurious \$5 piece and several light-weight come about the terms

A 14-Year-Old Boy Commits Suicide. Ray Stover, a bright youth about fourteen years of age, the son of a well-to-do farmer of North Carmel, Me., committed suicide the other day by hanging in his father's barn. When school was dis-missed in the afternoon he went among the pupils and in a pleasant way bade them good-bye, saying that he was going away, but volunteering no further in-iormation. On his way to the barn he bowed and smiled to his mother, who was sitting at a window in the house

No cause can be assigned for the deed.

#### Barbers Organize.

The journeymen barbers have effected a temporary organization to join the national barbers' union. The officers are: President, Charles Payunk; vice president, John Kotera; secretary, James W. Bellew; treasurer, John Hirst.

#### June Arrests.

Marshal James P. Maloney reports 132 arrests made during June, of which 47 were for vagrancy, 36 being drunk, 10 suspicious char-acters, 4 for petit larceny and the others for divers offen

#### Notes About the City.

A daughter was born to Mr. and Mrs. Henry Stebbins. Agnes Adamson won the Demorest silver

nedai at Albright. Mesdames Frank Reeves of Omaha and Fred Bailey of Chicago were the guests of Mr. and Mrs. John H. Wallwork.

Howard Atherton will build a residence on Eighteenth street near Missouri avenue. Mesdames W. B. Cheek and O. P. Taylor re summering in Colorado. Last year fifty-six liquor licenses were is-sued, yielding to the school fund \$28,000. This year sixty licenses have been issued for

weich \$30,000 has been paid into the city treasury for the same purpose.

The board of trustees of the Presbyterian church will meet in President Van Aken's store Wednesday evening. Miss Nellie Harrington, who has been at-tending school at Denison, Ia., has graduated and returned home.

Mrs. A. L. Lott is visiting in Chicago.

Miss Mabel L. Silver left last even-ing to spend the summer at Windsor, Vt. Miss Belle Gratiot has gone to Plattville, Wis

W15. Edward J. Seykora, was married Saturday at 12:30 to Mrs. A. C. Mulloy at Fremont. The ceremony was performed by the Rev.Mr. McCracken in the Episcopal church. Mr. and Mrs. Seykora have arrived home.

A. Madson will build a residence on Eighteenth street near Missouri aucnue. The city council is sitting as a board of ounlization

Miss Mary Salley of Omaha is visiting Councilman and Mrs. John J. O'Rourke. A daughter born to Mr. and Mrs. F. P.

Hollis E. Hogle has returned from Malone,

Judge King has returned from Chicago, where he went to testify in the trial of Pat-rick H. Crowe, formerly of this city, for shooting Officer Linville. Crowe was found guilty and sentenced to six years in the

Elia H. Doud has returned from Chicago, where he went to attend the funeral of his sister, Miss Mary Doud.

Charles, aged eight years, son of Mr. and Mrs. W. H. Dixon, died Sunday and was buried at Bellevue at 10 o'clock yesterday morning.

Daniel J. Mellus has returned from Pueblo, Colo., to accept a position with the Armour-Cudahy packing company.

James Murphy of Chicago is visiting his brother, J. P. Murphy, at the yards and will likely locate in the city.

Through coaches-Pullman palace sleepers, dining cars, free reclining chair cars to Chicago and intervening points via the great Rock Island route. Ticket office 1602, Sixteenth and Farnam.

tead, as provided by statute. The defense claimed that the books did not show any such illegal transactions. It was admitted that stock had been issued, but it was denied that it was fraudulent. Mr. was denied that it was fraudulent. Mr. Pritchett, attorney for the railway people, said that if Mr. Horbach would state explic-itly just what books he wanted and what part of them, they would be produced, but he did not intend to bring all the books into court to let Mr. Horbach run through them at he because

at his leisure. Judge Wakeley ruled that Mr. Horbach had produced sufficient evidence to prove that he was a stockholder in the company, and it had also been shown that Marsh had bought stock at a judicial sale for the benefit of the stockholders, and Horbach claimed that the books of the company would show that its affairs had been run on this understanding. The court thought the books were competent evidence and advised the laintiff to subpoena the books. If the books showed that the ground taken by the plaintiff was correct it would be necessary to have an accounting, otherwise not.

Judge Clarkson and a jury took up the case Judge Clarkson and a jury took up the case of the state against Charles E. Parker, the boy charged with uttering six forged checks for sums varying from \$4 to \$10 on the follow-ing business men: J. W. Austin, J. A. Hel-ler, W. R. Bennett & Co., and L. O. Jones. City officers testified that young Parker ad-mitted point blank to them that he had done done the crooked work with which he has been charged and which is pronounced to be the cleverest perpetrated in this city. Judges Doane and Hopewell are still strug-

gling with the cases that were before them last Saturday. Judge Shields has gone to Cleveland, O., to Judge Shields has gone to Clevenand, O., to attend the Elks' convention, and will not be at the county court room again until July 14. Charles W. White, esq., of Hamilton county, Ohio, was admitted to practice, on recommendation of John D. Howe, esq.

People from Chicago

wil find a complete line of B. & T.'s homœpathic preparations at Sherman & McConnell's drug store, 1513 Dodge.

An Immense Irrigation Scheme. J. B. Ashley of Liverpool, who dined at the Palmer in Chicago the other evening, is journeying to San Francisco, where he will sall for Peru, says the Chicago Tribune. He is a member of the English syndicate which lately invested in an immense Peruvian irrigation scheme. Over 60,000 acres of land in Northern Peru are to be made useful

by the irrigation ditch. This will be bone by building a stone dam 300 feet long by in height and an extention of earth across the pampas of 4,000 feet. A storage reservoir will thus be made for holding the floods of the Piura river, which now run into the ocean. The China river will be con-nected with the Piura by a tunnel above the dam. The desert of Lechura will also be winde fortile. In their lead the

also be made fertile. In that land there are rich deposits of petroleum and salt. The syndicate has the right to bore the wells, also the contract to furnish the cities of Catacaos, Lechuia, and Pina with water One reason that this grant was taken by a Liverpool syndicate is that the lands are near the only tract in the world which produces Peruvian

cotton. "This cotton is especially adapted to the adulteration of wool. When it is mixed with wool the difference is not discernible except by the use of a micro-It is a roughedged staple and is used in the manufacture of fine merino goods. The land bears two crops a year and is only seeded once in five years.

The new offices of the great Rock Island route, 1602, Sixteenth and Farnam street, Omaha, are the finest in the city. Call and see them. Tickets to all points east at lowest rates



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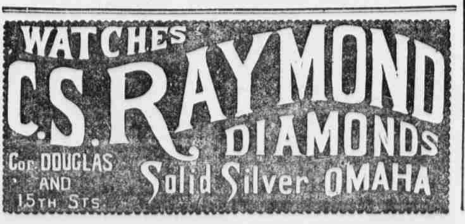
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THE OMAHA DAILY BEE OFFERS A YEAR'S SUBSCRIPTION OF THE PAPER, INCLUDING THE SUNDAY ISSUES-DELIVERED AT YOUR ADDRESS-AND A COMPLETE SET OF THE AMERICANIZED ENCYCLOPÆDIA BRITANNICA FOR \$2.50 PER MONTH, FOR ONE YEAR. THE FIRST FIVE VOLUMES DELIVERED ON PAYMENT OF \$2.50 AND THE BALANCE PAYABLE \$2.50 PER MONTH. THE OTHER FIVE VOLUMES TO BE DELIVERED WITHIN FOUR MONTHS.

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The books are on exhibition in our special office which we have opened up on the ground floor of the Bee Building, Corner Farnam and Seventeenth Streets, where we shall be pleased to show you the volumes, or drop us a postal card and our representative will call on you with a sample volume.

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 2,001

 50 Prizes of 100 esch
 5,000

 60 Prizes of 100 esch
 5,000

 60 Prizes of 100 esch
 5,000

 60 Prizes of 50 esch
 5,000

 60 Prizes of 50 esch
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 60 Prizes of 50 esch
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 50 Prizes of 50 esch
 5,000

 50 Prizes of 50 esch
 5,000

We the undersigned hereby certify that the Banco Nacional of Moxico in Chihanhua has on deposit from the Mexican International Banking Company, the necessary funds to grarantee the payment of all the prices drawn in the Grand Lottery of Juarsz. We further certify that we will supervise all the ar-rangements, and in person manage and control all the drawings of this Lottery, and that the same are conducted with honesty, fairness and in good faith towards all parties.

100

Lowards all parties. JOHN S. MOSBY. Commissioner. CAMILO ARGUELLES. Supervisor for the Government.