## THE OMAHA DAILY BEE: FRIDAY, JUNE 10, 1892-TWELVE PAGES.



The highbinder society is the mafia of Chinatowns in the United States. It includes the anarchists and assassins of the Chinese race in this country, and the crimes committed by them, chiefly on their countrymen, are distinguished for cold-blooded calculation and devilish ingenuity. The criminal records of New York, St. Louis, Denver and the Pacific coast cities are crimsoned with the bloody deeds of highlinders. The difficulty of successfully running down a criminal in Chinese quarters, where all unite in shielding crime, both from fear and from race prejudice, emboidened the murderers to wreak vengeance on those opposed to their methods. The San Francisco authorities broke up the organization by establishing a police station in the heart of the Chinese district. Sacramento succeeding in not only scattering the gang but also un-earthed the records of the organization. The captured books and records, according to the Sacramento Bee, furnish unique and startling disclosures and show that the organization is banded together merely to murder, blackmail and despoil. This fact has been generally known before, but never until now has it been possible to establish the truth by authoritative records of the lawless

conspiracy. The Sacramento society has been in existence but four months, yet its member-ship, as shown by the rolls, is already 138. Letters in the collection were found from San Francisco, Los Angeles, San Jose and other places, either asking for assassins to go hence or in response to calls for reinforcements. One of these epistles refers to the fact that the chief of police of San Francisco has broken up the society headquarters, and thus compelled it to meet in a small room. The demoralized condition of the conspirators is made an excuse for not supplying witnesses for a murder case, but the letter quietly intimates that unless they come they will be visited with dire punishment.

The oath required of members of the society is one of the most terrible that the Chinese are able to devise. The applicant must repeat the solemn words while he kneels before a shrine and bows reverently over a mass of smoking punk and dimly burning candles.

As nearly as it will bear translation the oath reads this way:

I (giving the name) enter the Bang Kong Tong and promise to regard each member as a brother and the closest relative I know. If called upon by our society on necessary busi-ness, I will not inquire whether it is con-cerning any relative of mine, or whether he is of my family name, or whether he be my brother, but I promise to go out into the street and light and fire pistols. I will obey all signs or signals of the high men in our society and come up to help whenever called on to fight, no matter if the eneny is of my family name. I will never betray our society nor tell our signs, and if anyone does so I will kill him in the secret street or in some outside place. I will work for our society so we will make plenty of money and go to China to the land of our ancestors. I know that if I refuse to fight when ordered, the great god Shing will punish me, and I am afraid of being numished ny him.

am afraid of being punished by him. After the applicant repeats the awful oath committing himself to murder

find that a remarkably large number of this bills thereafter were paid in small coin, which his wife promptly confiscated under her own proposition. He would have been bankrupted very speedily had he not smelied a rat and promptly struck his colors by effecting a compromise.

Now comes a story of a similar financial scheme which for neatness and design and promptness of execution has rarey, if ever, been equaled.

In the second case the husband promised to give his wife all the silver pieces she found in his wallet which were coined the year she was born. As a result the lady in due course of time had quite an amount of silver money on hand -so much in fact, that she went to the bank and deposited it in her name.

Then speaking to the cashier, she aid: "My husband tells me you are said: going to pay him some money today. Won't you please pay him in the silver I have just deposited? I will be so much obliged to you if you do."

Of course the cashier, being noted for his courtesy to indies, quickly replied that he would be happy to please her. But the husband was not hilariously happy when he found that by a most unaccountable combination of circumstances his wife's small fortune had suddenly been doubled while he had been buncoed out of a good round sum.

### A NIGHT OF TERROR.

Rev. David Swing's Pen Picture of the Chicago Fire.

Writing on "Historic Moments: A Memory of the Chicago Fire," in June Scribner, Rev. David Swing says: There was not much clamor of men, women or children. It is probable that the awfulness of the situation made the mind silent rather than noisy. Per-sonal friends said to me: "The city is gone," or "No power can save us," "All is lost;" but beyond such ejacula-tions few were the words to be heard. Quite a stream of vehicles and persons was moving northward, but the move-ment did not seem that of a panic, but rather that of an orderly retreat. The guests were issuing from the Tremont and Sherman hotels. The banging of trunks was a little more violent than usual; and the vehicles into which trunks were going showed that the exodus of guests was informal; and yet not much was said by the man with the team or the man with the trunk. The fire was raging in the business district, and its population at midnight was not great. The scene was not that of families fleeing for life, with mother calling to child and child crying for parent, The ruin was advancing in the great commercial blocks, whose clerks and business heads were prehaps miles distant from their counters and desks. It was a common event to see one or two men come down from a bank or office and unload their arms or a basket into either an express wagon or a well equipped carriage and then hasten away. Where there was dis-trust of a vault the valuable contents were extracted and headed for some place not yet doomed. All beyond was a furnace. He:e, and

a little after midnight, the fact that the city was doomed, that my home was doomed, and that tens of thousands of persons would be homeless and penniless in a few hours, was fully realized. Before me lay in one mass of fire a district nearly a mile long and fully four squares wide; and under a wind which was almost a hurricane this red army was advancing. At intervals, like minute guns, came the boom of some falling Mall I turned to go home. The tumbling buildings made a solemn sound like the pulsations of a volcano, or the heavy artillery of some field of battle.

# Drunkenness.

A disease, treated as such and perma nently cured. No publicity. No infirm ary. Home treatment. Harmless and



ANTE A CARLES AND A DERAM

DB. E. C. WEST'S NERVE AND BRAINTREAT. MENT. a specific for Hystoria, Dizzinass, Fits, Neu-ralgia, Headache, Nervons Prostraton caused by alcohor of tobacco. Wakefulness, Menial Denres-sion, Softness of the Brain. causing insanity, misery, decay, death. Premature Old Age, Barraness, Loss of Power in either say, Impolency, Leucorrhosa and all Female Weaknesses. Involuntary Losses, Spor-matorrhea caused by over-exertion of the brain Self-abuse over-induigence. A month's treatment fl. 6 for 56, by mail. We guarantee its boxes to cores Each order for 5 boxes, with 53 will send written guarantes to refund if not cured. Guarantee issani only by A. Schröcker, druggist, sole agent, south one

NOTICE OF ASSESSMENT OF DAM AGES FOR THE CHANGE OF GRADEOF CUMING STREET.

GRADEOF CUMING STREET. To the owners of all lots and part of lots and real estate along Cuming attreet from a point all feet west of did avenue to loth avenue and intersecting streets as follows, to will: dith street from Burt street to Izard street. You are hereby notified that the under-signed, three disinterested freeholders of the city of Omaha, have been didty appointed by the mayor, with the approval of the city council of said city, to assess the damage to the owners respectively of the property affected by the charge of grade of Cuming street from a point 30, feet west of 45d avenue to 45th avenue and Intersecting street as foi-lows, to will the street from Burt street to trait street declared necessary by ordinance No 120, passed Hebruary 2, 1892, approved February 8, 1892. You are forther notified, that having ac-cepts affed appointment, and duly qualified as required by law, we will, on the 15th day of June, A. D., 1892, at the hour of 10 oclock in the foremoon, at the office of T. C. Brunner, room J. Ware block, southers corner of lith and Farnam streets, within the corporate limits of said city, meet for the purpose of considering and making the assessment of damage to the owners respectively, of said property, affected by said charge of grade, at he owners and and make any objections to or statements concerning said assessment of damages as you may consider at propert.

and blace aforesaid, and make any objections to or statements concerning said assessment of damages as you may consider proper. T. C. BRUNNER, WM. G. SHRIVER, GEO. J. PAUL, Omnha, June 6, 1892, j6d10t

ELECTION PROCLAMATION.

ELECTION PROCLAMATION. In pursuance of an orilnance of the city of Masha, passed and approved May 17, 1892, en-tited "An ordinance calling a special election to vote upon the acceptance of the amenied proposition of the Nebraska Central rallwy yempany and the issuance of coupon bonds of the city of Omaha in the sum of two hun-dred and fifty thousand doilars (\$2:0,0.40) to and the Nebraska Central Rallway company in acquiring depot grounds, in the con-struction of a union rallway and pas-seeger depot, and in the construction of principal thereof, and repealing ordinance of two principal thereof, sum of the lefty of Masha, do hereby issue my proclamation and principal thereof, sub ordinance of the principal thereof, and repealing ordinance of two principal thereof, and repealing ordinance of the principal thereof, and the principal thereof, and the principal thereof, and the principal ther

ing polling places, namely :

Ing polling places, namely: First District—Southeast corner Seventh and Marcy streets. Seconv District—Northwest corner Eighth and Leavenworth streets. Third District—1208 Jones street. Fourth District—1227 South Thirteenth street.

Fifth District-Northeast corner Seventh

and Pacific streets. Sixth District-Southeast corner Sixth and

SECOND WARD.

ones streets. Second District-1004 South Thirteenth

Third district-Intersection Eighteenth and Leavenworth streets, south side. Fourth District-Intersection Twentleth and Leavenworth streets, south side. Fifth District-Intersection Twenty-third and Leavenworth streets, south side. Sixth District - Intersection Twentleth street and Poppleton avenue. Seventh District-1314 South Thirteenth street (McCandlish). Ninth District-1314 South Thirteenth and Center streets.

Twint: Thirteenth District-IntersectionThirteenth and Valley streets, west side. Fourteenth District-Intersection Twon-tieth and Boulevard streets.

THIRD WARD.

THIRD WARD. First District-Intersection Twelfth and Chicago street. Second District-317 North Fifteenth street (Wood worth). Third District-412 South Fourteenth street, (A. J. Simpson). Fourth District-112 Douglas street (C. J. Canan).

Canan). Fifth District—Intersection Capitol avenue

Ninth streets, est side. eventh District-Intersection Eleventh and Provided further, That all matured coupons Farnam streets. Eighth District-1315 Harney street (J. S. Mc-Cornitek). Ninth District-1211 Howard street (Kilkenny, Bray & Co). BOURTH WARD. First District-Intersection Seventeenth and Davenport streets. Second District-Intersection Twenty-sec-ond and Davenport streets, north side. Third District-Intersection Twenty-fifth

served upon the other party a written nation which shall set out the matter in dispute to be submitted, sad the time proposed for the hearing, which shall not be less than thirty Gedars after the time of service; and there-upon the adverse party shall within twenty (20) days after such service upon it, serve its answor. If any it have, upon the party de-mand at the arbitration. The Board of Arbitrators when organized, shall have power to fix the time of hearing and to adjourn the same from time to time, and to adjourn the same from time to time, and to make all ne essary rules and regula-tions for the production of testimony in the possession of either party, and otherwise to a majority of the board shall control and the final determination of the board shall be final and conclusive upon the parties, of all mat-ters an entities and enderday. Wherever arbitrations shall be resorted to work a matter and and the second store and the and consistent on the board shall be resorted to a the matter and and the second store and the second store and the store and the store and the store arbitration shall be resorted to a store arbitration and the store and store and the store arbitration and the store and the store and store and and the arbitration a shall be resorted to a store arbitration and the store and and the store arbitration and the store arbitration and the store arbitration and the store and and store arbitration and the store arbitration arbitratin arbitration arbitration arbitration arbitration arbitra

dion of said amended proposition, is submitted to said legal voters, and will be voted upon in the manner seed form following: proposition to the other in the manner seed form following proposition to the other is the following proposition to the other is the following proposition of the Nebraska Central Railway company to the other of the Mayner and City Council of the Oity of Omana, Neb. The undersigned, the X-r of Omana the extrements of the other of the o

Wherever arbitration shall be resorted to such arbitration shall be use exclusive remedy of the parties (except as herein lass involved and decided therein.
 Baid Nebraska Central Rallway company, its successors and assigns, shall transport freight indicates incidental to said transportation over any infige and annotable, as well as over any rallway it shall construct within one humfred (100 miles of the Missouri river within the state of Nebraska, for just or reasonable rates or charges, and in case of difference as to what constitutes just and reasonable rates or charges there the successors and resort freight charges and to the arbitration and the date of the delivery of the state of the date of the delivery of the state in the presention of the date of the delivery of the state of the fail way constant of the date of the delivery of the state in the present of the delivery of the date of the delivery of the delivered to the Nebraska Central rallway company may shall not become operative or in force until for genes from the date of the delivery of the delivered to the Nebraska Central rallway company. Its successors and delivery is not be delivered to the Nebraska Central rallway company. Its successors and delivery is the successors and delivery in the system of the delivery of the state of the delivery of the deliver of the d

the execution by the said Nebraska Central railway company or its successors, and deliv-ery to the elty of Omaha of an undertaking in writing to the effect that the principal depot of said railway company, its general offices and principal machine shops when builts, shall be located and maintained within the corporate limits of the elty of Omaha, and that a viola-tion of the terms of said undertaking by the said Nebraska Central railway company, or its successors or assigns, shall render the said Nebraska Central railway company, or its successors, indebted to the said elty of Omaha in the full amount of said bonds, and interest thereon.

The said Nebraska Central Baliway com-pany plans to construct, or cause to be con-structed, a line of railway in the state of lowa, not less than 100 miles in extent, from the east approach of a bridge, which the said Nebraska Central Baliway company has also planned to construct over the Missouri river, intersecting or connecting with or reaching the lines of two or more of the following rail-way corporations, viz:

The lines of two or more of the following rail-way corporations, viz: The lines of two or more of the following rail-way corporations, viz: The lines Central Railway company, the Winona & Bouthwestern Railway company, the Minneapolis & St. Louis Railway com-pany, the Chicago, St. Paul & Kansas City Railway company, the Chicago, Fort Madison & Des Moines Railway company, the Atchi-son, Topeka & Santa Fe Railway company, the Baltimore & Ohio Railway company, the Ohio & Mississippi Railway company, the Keo-kuk & Western Railway company, the Quincy Omahu & Kansas City Railway company and the lowa Central Railway company. One hundred thousand (\$100,00)) doilars of said bonds shall be delivered by said trus-tee to said Nebraska Central Railway

the lowa Central Bailway company. One hundred thousand (\$100,00)) doilars of said bonds shall be delivered by said trus-tee to said Nebraska Central Bailway company. Its successors or assigna-when it or they shall have acquired and taken possession of that certain tract of land locatci within the district bounded by Fifteenth street, Chicago street, Eleventh street, California street and the right of way of the Omaha Heit Bailway com-pany, except the south haif of blocks 38, lot 3 und 4, block 28, lot 1, and the north half of ing 2 and 3, block 27: — Provided, that the said one hundred thou-sand doilars [\$100,000] of said bonds shall not be delivered until after the said Nebraska Central Bailway company, its successors or assigns, shall have constructed the said line of railway in the state of Iowa. — One hundred and fifty thousand doilars [\$100,000] of said bonds shall be delivered by said trustee to said Nebraska Central Railway company, its successors or assigns, when it or they shall have completed the crection of a unon passence depot upon said tract of innd above described, to cost, including the other railway improvements on said grounds, not less than four hundred thousand doilars (\$00,000); proof of such cost to be made by the sworn statem said of the president and trees-uer of said railway company, fied with the state in their opinons and amount has actual; been expended. — This of Omaha, accompanied by certifi-cate signed by the city attorney and city en-sidia (and itshall not be entitled to receive and installment of bonds; and, further stola fault in their opinons and and tree the stola one hundred und raile astone rail-way company, in addition to the Nebraska central Railway company shall be actually using and units depot; and. Hailway company in addition to the Nebraska central Railway company shall be actually using and units depot; and. — Trovided further, That the mayor and the performance of the undertakings on the part or and railway co

In consideration of receiving the proposed subsidy the Nebraska Central Railway com-pany agrees to allow all railway companies

the following rights: The right to run their locomotives passenger and freight trains over its main and passing tracts within the city of Omaha; and over its proposed bridge and ap-proaches, the right to use such portion of its terminal grounds, epots and facilities as may

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served upon the other party a written astice

WOODEN SIDEWALK RESOLUTION CONSTRUCTION.

CONSTRUCTION, Council Chamber, Omnha, Neh, May 24, 1891. Be it resolved by the city council of the city of Omsha, the mayor concurring: That wooden sidewalks be constructed in the city of Om has a designated below, within Eve days after the publication of this resolu-tion, or the personal service thereof, as by ordinance is authorized and required; such sidewalks to be hild to the grade on the streets specified herein, and to be constructed of bine plank of such width and thickness and he laid upon joists of such dimensions and in such manner as a prescribed by the specifications on file in the office of the Board of Tabile Works and under its supervision to wit: West side of 16th street, lots 1 to 8 exclusive, block 7, Hazel Terrace, 6 feet wide, temporary grade.

West side of 15th street, lots 1 and 8, block

234, city, 6 feet wide, temporary grade. West side of 15th stredt. lots 1 and 2 block 6 Kountze's 2d addition, 6 feet wide, temporary grade.

grade. East side of 2)th street, lots 2, 3, 6, 7, block 17, Kountze & Ruth's addition, lowered, re-

Kountze & Ruth's addition, howered, repaired and relaid.
 East side of 12th street, lots 1 to 7 inclusive, Leis Place, 6 feet wide, present grade.
 East side of 12th street, lots 1 to 13 inclusive, M. Donovan's subdivision, 6 feet wide, present grade.
 East side of 9th street. Int 19 and s ½ of lot 2. Kountze's 2d addition, 6 feet wide, present grade.

East side of 9th street. Tot 19 and s ½ of lot 2 . Kountze's 2d addition, 6 feet wide, present grade. East side of 30th street, lots 1 to 9 inclusive, block 7, Arbor Place, 6 feet wide, present grade. Tast side of 26th street, lots 5 and 8, Pruyn's subdivision of Shinn's addition, 6 feet wide, present grade. South side of Caldwell street, lot 5, block 13, Shinn's addition, 6 feet wide, present grade. South side of Hamilton street, iot 1, block 11, Shinn's addition, 6 feet wide, present grade. And be it further resolval: That the Board of Public Works be and hereby is authorized and directed to cause a copy of this resolution to be published in the official paper of the city for one week, or be served on the owners of said iois and unless such owners shail within five days after the publication or service of such copy construct sid, sidewaiks as herein required, that the Board of Public Works cause the same to be done, the cost of constructing said sidewaiks respective y to be asses sed against the real estate, lot or part of lot in front of and abut-ting such sidewaiks. President of the COVES, President of the COVES, Approved; GEO, P. BEMIS.

GEO. P. BEMIS, Mayor, Approved:

NOTICE TO CONSTRUCT SIDEWALKS. To the owners of the lots, parts of lots and real estate described in the above resolu-

real estate described in the above resolu-tion: You and each of you are hereby notified to construct wooden sidewalks as required by a resolution of the city council and mayor of the city of Omaha, of which the above is a copy. Chairman Board of Public Works. Omaha, Neb., Jane 4, 1892. j4d7t

PERMANENT SIDEWALK RESO-

LUTION.

LUTION. Council Chamber, Omaha. Neb., May 24, 1832 Be it resolved by the City Council of the City of Omaha, the Mayor concurring: That permanent sidewalks be constructed in the city of Omaha as designated below, within five days after the publication of this resolu-tion, or the personal service thereof, as by or-dinance is authorized and required, such side-walks to be laid to the permanent grade as es-tablished on the paved streets specified herein and to be constructed of stoke or artificial stone according to specifications on file in the office of the Board of Public Works, and under its supervision, to-wit: Morth side of Dabid Works, and under its supervision, to-wit: East side of 15th st., lot 1 block 76 city, 12 feet wide, permanent grade. East side of 15th st., south 100 feet lot 4 block 172 city, 10 feet wide, permanent grade. South side of Jackson st., lot 4 block 173 city, 16 feet wide, permanent grade. North side of Burt st., lots 5 and 8 block 377 city, 6 feet wide, permanent grade.

city, 6 feet wide, permanent grade. North side of Dodge st., east 50 feet lot 7

North side of Douge st. case to here here block 04, city. North side of Capitol avenue, lot 8 block 74, city, 2) feet wide, permanent grade. East side of 11th st. lot 4, block 90, city, 2) feet wide, permanent grade. West side of 12th st. lots 1 and 8 block 90, West side of 12th st. lots 1 and 8 block 90,

Wide, permanent grade.
West side of 12th st. lots 1 and 8 block 90, city, 20 feet wide, permanent grade.
North side of Jackson st. lots 5, 6, 7, 8 block 168, city, 12 feet wide, permanent grade.
South side of Jackson st., lot 2 block 172, city, 20 feet wide, permanent grade.
South side of Capitol ave., lots 3 and 4, block 87, city, 20 feet wide, permanent grade.
East side of 16th st., lot 5 block 197, city, 18 feet wide, permanent grade.
Fast side of 16th st., lot 4 block 171, city, 8 feet wide, permanent grade.
South side of Capitol ave, lot 2 block 88 city, 20 feet wide, permanent grade.
South side of Capitol ave, lot 2 block 88 city, 20 feet wide, permanent grade.
North side of Howar, st., lot 1 block 164, city, 20 feet wide, permanent grade.
North side of Howar, st., lot 1 block 164, city, 20 feet wide, permanent grade.
North side of Howar, st., lot 1 block 164, city, 20 feet wide, permanent grade.
North side of Howar, st., lot 1 block 164, city, 20 feet wide, permanent grade.
North side of Howar, st., lot 1 block 164, city, 20 feet wide, permanent grade.
North side of Howar, st., lot 5 block 164, city, 20

Sixth District-Southeast corner Sixth and Pacific streets. Seventh District-625 Pierce street. Eighth District-Southwest corner Eleventh and Center streets. Ninth District-1832 South Sixth street. Tenth District-1832 South Sixth street. Tenth District-1923 South Thirteenth street, northeast corner. Eleventh District-1923 South Thirteenth street, northeast corner Arbor street. SECOND WARD. First District-Intersection Fourteenth and

Center streets. Tenth District-1823 South Twentleth street

Lovett & Woodman.) Elsvench District-Intersection Twentieth and Bancoft streets. Tweifth District-1594 Vinton street (Dono-

whenever "necessary business" demands it, he is admonished that if he keeps the terrible obligation the God Shing will help and prosper and protect him, but if he ever violates the oath the wrath of Omnipotence will be upon his head forever, and the thunder will come down from the skies and destroy him.

When the oath and the admonition have been duly administered and the sworn murderer arises from his posture, the chief high man of the society chants the following initiatory ode, which the interpreter explained was a classic effusion that none but the most scholarly Chinese can comprehend: Bang shu duey yen haw heng,

Lip sein chung heng hip shuh kung. Hong, own ait shuh, Loon mang shoo doch

yuey gee lang.

The second verse is very much like the first, two verses being regarded as enough to complete the initiation ceremony.

The bylaws of the society are printed in Chinese characters upon large red sheets of paper, and are very explicit. Among the rules is one requiring each Chinese female living in houses of illrepute to pay \$2 a month toward the funds of the society. In case of the failure of the women to pay over the blackmail so domanded, they are to be punished, or even killed if necessary to enforce the decree.

The bylaws also contemplate the levying of tribute upon the tan and lottery games, and members consider themselves at liberty to walk into a tan game, make bets and collect the winnings. If the bet is lost, however, and they lose, they have the right to pick up the amount of their bets and walk out. No tan game-keeper is permitted to object to this surething process under penalty of assassination, which appears to be the lightest and heaviest punishment under the laws of the concern. If the women and the games comply without protest to the demand, the Bang Kong Tong promises to protect them.

The bylaws have as effective a way of keening up wages as they provide for the enforcement of other decrees. If a Chinaman contracts to go to work for a dollar a day and another offers to work for a cent less, the latter is at once condemned and will be compelled to pay such amount as the seciety demands or suffer death if he refuses.

An accurate account is kept on the soclety's records of the expenses of the hired fighters. From one page of a book, date March 4 last, these entries are taken, showing that the murderers live high, according to the Chinese stand-

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The wily rascals are too shrewd to keep records of their crimes, although they are kept informed of branch socie ties throughout the state, the providing of witnesses and so on.

Wives' Bunco Games.

Chicago Mail: A Chicago wife last ummer induced her husband to promises to give her all the silver half-dollars and quarters he received which bore an odd date. Then the fair schemer took into her confidence a number of men with whom her husband had business dealings, requesting them to save for her unsuspecting spouse all the odd dated subsidiary coin they chanced to take in.

The consequence was that the hus-mad was surprised beyond measure to

effectual. Refer by permission to Bur-lington Hawkeye. Send 2c stamp for pamphlet. Shokoquon Chemical Co. Burlington, Ia.

### She Changed Her Mind.

Preferred Teaching-Pretty Teacher (severely)-Did your mother write this excuse?

Bad Boy-Yes'm. Pretty Teacher-Humph! It looks very much like one of your scrawls. Bad Boy-Mamma wrote it; but, please, ma'am, she had sister Jennie in one arm crying with a bumped head, and brother Willie in the other, with a cut finger and a lot of sewing on her lap, and she was rocking the cradle with her knees, and she had to write with her

Pretty Teacher (in the evening)-I am very sorry Mr. Poorchap, but I have changed my mind. I shall never marry.



COOK REMEDY CO. - Omaha Neb

oter, druggist, sole agent, south an orner loth and Farnam sta., Omaha.



# DR. J. E. MCGREW THE SPECIALIST.

Isunsurpassed in the treatment of all forms of PRIVATE DISEASES, and all disorders PRIVATE DISEASES, and all disorders and debilities of youth and manhood. If years' experience. His resources and facilities are practically unlimited. The Doctor is recom-mended by the press, and endorsed in the strongest terms by the people for fair treat-ment and honest professional advice. The most powerful remedies known to modern science for the successful treatment of the following diseases:

science for the successful treatment of the following diseases: GONORRHOEA-Immediate relief. A com-plete cure without the loss of an hour's time from husiness. GLEET-One of the most complete and suc-cessful treatments for gleet and all annoving discharges yet known to the medical profes-slon. The results are truly wonderful. STRICTURE-Greatest known remedy for the treatment of stricture, without pain, cut-ting, or disting. A most remarkable remedy. SYPHILIS-No treatment for this terrible blood disease has ever been more successful, nor had stronger endorsements. In the light of modern science this disease is positively curable and every trace of the polson entirely removed from the blood. LOST MANHOOD, and ambition, nervous-ness, timidity, despondency and all weakness and desorders of youth or manhood. Relief obtained at once.

obtained at once. SKIN DISEASES, and all diseases of the

Stomaco, blood, liver, kidneys and bladder are treated su ccessfully with the greates known remedies for the disaisa. Write for circulars andquostion list, free, 14th and Farnam sts. Omaha. Neb

ORDINANCE NO. 3092.

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JOHN GROVES, A pproved June 2nd, 1842 GEO. P. BEMIS.

Mayor.

North side of Harney St., east 15 lot 6, block 130, city, 20 feet wide, permanent grade. East side of 17th st., lot 5 block 146, city, 20 feet wide, permanent grade. North side of Jackson st., lots 6, 7, 8 block 169, city, 12 feet wide, permanent grade. North side of Jackson st., lots 1, 2, 3, 4 block 171, city, 12 feet wide, permanent grade. And be it further resolved. That the Board of Public Works be, and is hereby authorized and directed to cause a copy of this resolution to be published in the official paper of the city for one week, or be served on the owners of said lofs, and that unless such owners shail within five days after the publica-tion or service of such copy construct said sidewalks as herein required, that the Board of Public Works cause the same to be done, the cost of constructing said sidewalks respective-iy to be assessed arainst the real estate, lot of part of lot in front of and abutting such sidewalk. President of the Council

E. P. DAVIS, President of the Council

Attest-JOHNGROVES, City Clerk.

JOHN GROVES, City Clerk. Approved – GEO. P. HEMIS, Mayor. NOTICE TO CONSTRUCT SIDEWALK. To the owners of the lots, parts of lots and real estate described in the above resolution: You and each of you are hereby notified to construct permanent sidewalks as required by a resolution of the City Council and supor of the City of Omaha, of which the above is a copy. P. W. BIRIKHA USER, Chairman Board of Public Works, Omaha, Neb., June 6th, 1892, j6d7t j6d7t

WOODEN SIDEWALK RESOLUTION CONSTRUCTION.

Council Chamber. Omaha, Neb., May 10, 1802. Be it resolved by the city council of the city of Omaha, the way or concurring: That wooden sidewakes be constructed in the city of Omaha as designated below, with-in five days after the publication of this reso-lution, or the personal service thersof, as by ordinance is authorized and required; such sidewakes to be laid to the grade on the streets specified herein and to be constructed of bine plank of such width and thickness and be laid upon joists of such dimensions and be laid upon foists of such dimensions of Public Works, and under its supervision, to wit: Council Chamber, Omaha, Neb., May 19, 1892

West side of 33d street, south 16 feet lot 3, West side of 33d street, south 16 feet lot 3, block i, Portland Piace, 6 feet wide, present

block I, Fortland Piace, 6 feet wide, present grade. North side of Browne street, lots 11 and 12, block 2, Hagedorn's addition, 6 feet wide, tem-porary grade. East side 18th street, lots 12 to 22 inclusive, block 2, Hagedorn's addition, 6 feet wide, tem-porary grade. East side 18th street, lots 12 to 22 inclusive, block 3, Hagedorn's addition, 6 feet wide, tem-porary grade. South side Mason street, lot 2, block 12, Kountze & Ruth's addition, 6 feet wide, pres-ent grade.

Kountze & Ruth's addition, 6 feet wide, pres-ent grade. And be it further resolved: That the Board of Public Works be and here-by is authorized and directed to cause a copy of this resolution to be published in the of-ficial paster of the city for one week, or be served on the owners of said lots, and unless such owners shall within five days after the publication or service of such copy construct said sidewarks as herein required, that the Board of Public Works cause the same to be done, the cost of constructing said sidewarks respectively to be assessed against the real estate, lot or part of lot in front of and abut-ting such sidewarks. Passed, May 19, 1892. E P. DAVIS. President of the Council Attest:

President of the Council JOHN GROVES,

Attest: Approved: GEO. P. BEMIS, Mayor.

NOTICE TO CONSTRUCT SIDEWALKS.

To the owners of the lots, parts of lots and real estate described in the above resolu-tion: You and each of you are hereby notified to construct wooden sidewalks as required by a resolution of the city bouncil and mayor of the city of Omaha, of which the above is a copy. P. W. BIRKHAUSER, Chairman Board of Public Works, Omaha, Neb., June 4, 1892 jid?t



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Third District-Intersection Seventeenth and Dodge streets. Fourth District-Intersection Seventeenth and Dodge streets. Fifth District-430 South Fifteenth street. Sixth District-Intersection Twentieth and

Sixth District-Intersection Twentieth and Douglas streets. Seventh District-Intersection Twenty-sixth street and St. Mary's avenue. Eighth District-Intersection Twentieth street and St. Mary's avenue, west side. Ninth District-1818 St. Mary's avenue

(Robobeaux). Tenth District-Intersection Eighteenth and Leavenworth streets, north side. Eleventh District-1613 Howard street (Hig-

FIFTH WARD, First District-Intersection Sherman avenue

First District-Intersection Sherman avenue and Manderson street. Second District-Erfling building, west side Shernan avenue, between Ohio and Corby streets. Third District-Intersection Sherman avenue and Lake street. Fourth District-1603 Grace street, South-west corner Sherman avenue and Grace street. Fifth District-1347 Sherman avenue (Sea-man).

Sixth District-1154 Sherman avenue (Er-

Sixth District-file Statistics Sixteenth files). Seventh District-Intersection Sixteenth and Izard streets. Eighth District-808 North Sixteenth street (H. G. Clark, agent). Ninth District-Intersection Cass and Fif-teenth streets.

teenth streets. Tenth District-613 North Sixteenth street

Sears, agent. Eleventh District-Southwest corner Eigh-teenth and Cass streets, 422 North Eighteenth

SIXTH WARD.

SIXTH WARD. First District-Lyceum hall, 4830 North Twenty-fourth street (Craig). Second D. strict-Intersection Thirty-sixth street and Grant avenue. Third District-Intersection Military avenue and Grant street. Fourth District-Intersection Twenty-fourth District-Intersection Twenty-fourth and Wirt streets. Fifth District-Intersection Twenty-fourth and Wirt streets. Sixth District-Intersection Thirty-third and Parker streets.

Parker streets. Seventh District-2532 Lake street (W. A. Messick).

Eastek), Eighth District-2625 Lake street (Sasstrom), Ninth District-2319 North Twenty-fourth

street. The first of the first first of the first of the

SEVONTH WARD.

pronches, the right to use such portion of its terminal grounds, epots and facilities as may to necessary and proper for the conduct of the business of such roads; includ-ing any enlargment of its denot and depot grounds; the right to have their cars switched and delivered by the Ne-braska Central Ealiway company upon all of its switch tracks; the right to connect their roads at any point within one hundred 100 miles of said city of Omaha with any line of railway which the Nebraska Central Rallway company, or its successors or assizes, may construct or cause to be constructed east of the Missouri river, and to run their locomo-tives, passenger and freight trains over the main and passing tracks or said railroad; it being hareby agreed that in case the Nebraska Central Ballway com-pany shall construct its proceed line east of the Missouri river, through the agency of any other corporation or party. It will cause such corporation or party to execute and deliver to the elty of Omaha a good and sufficient instrument binding it or him to abide by the terms, conditions and provisions of this proposition, the same as the said Nebraska Central Hailway company would have been bound if it had built the same. Lefor delivery of the aforesaid one hundred thousand dollars (200,000) installment of bonds. Provided, that the use and enjoyment by SEVANTH WARD. First District-2813 Leavenworth street. Second District-2813 Leavenworth street. Second District-Intersection Twenty-ninth avenue and Poppleton avenue, south side. Third District-Intersection Twenty-ninth street and Wouworth avenue, south side. Fourth District-Intersection Twenty-ninth and Mogeath streets. Fifth District-Intersection Thirty-second avenue and Thomason street. Sixth District-Intersection Thirty-second Eventh District-Intersection Thirty-fourth and Francis streets.

fourth and Francis streets. First District-2504 Hamilton street. Second District-222 Cuming street. Third District-Intersection Twentieth and Nicholas streets. Fourth District-2008 Cuming street. Fifth District-2008 Cuming street. Sixth District-Intersection Twenty-second and Burt streets.

and Burt streets, Seventh District-Intersection Twentieth

and Cass streets. NINTH WARD.

First District-Intersection Thirty-second and Cuming streets. Second District-Intersection Fortieth and

Cuming streets, north side. Third District-Intersection Fortieth and

Third District-Intersection Fortieth and Farnam streets. Fourth District-Intersection Thirty-second avenue and Davenport street. Fifth District-284 Farnam street. Sixth District-284 Farnam street. Fifth District-284 Farnam street. For the purpose of submitting to the legal voters of said city, for their acceptance or re-jection, the amended proposition of the Ne-brasks Central Raliway company to the city of Omaks thereinafter written at length) and the questions, shall the bonds of the city of Omaks be issued, registered and delivered, as provided in said amended proposition shall an annual tax be levied to pay the in-terest con such bonds as it becomes due? and ahall a further sanual tax, commencing the tenth year prior to the maturity of such bonds, be levied, in addition to all other taxes for the creation of a sinking fund suff-cient to pay such bonds at the maturity thereoff.

By J. H. DUMONT, Vice President, SEAL JOHN L. MCCAGUE, Secretary. shall be removed and cancelled by said trustee before delivery of the bonds to which they are attached; and.
Trovided further. That the mayor and city ownell of the city of Omaha shall cause to be levied on the taxable property of said city an annual tax enflicient for the payment of the interest on said cuopon bonds as it becomes the and after the expiration of ten (10) years from the date of said bonds the mayor and city equal of said city an amount of tax to be levied for such sinking fund not to erate a sinking fund for the payment at maturity of said bonds, the mayor and other taxes on the payment at maturity of said bonds, the mayor and the complete the said bonds. The said city an amount of tax to be levied for such sinking fund not to exceed twenty-five thousand dolars are faily paid.
The acquirement of the said lands and imported to complete any shall be begun within one year from May 1 1892, and begun the said be down within the said bonds, the payments are not completed within three beginning, progress and completion of said bonds, conditioned by unavoidable accident or act of the said bonds conditioned by unavoidable accident or act of the beginning, progress and completion of said improvements are not completion of said improvements are not completed.
They delay is directly and necessarily caused by injunction or other julicial proceedings, or by unavoidable accident or act of the vide or receive said bonds or any thereof. Senthough the electors of said improvements are not completed.
They delay of a side donard without any company shall be delayed or obstructed by any of the proceedings, or by unavoidable accident or act for the pay of the sented of receive said bonds of the beginning. shall be removed and cancelled by said trustee

Attest: JOHN L. McCAGUE, Secretary, [SEAL] Witness: ALEX. G. CHARLTON. State of Nebraska, 1 Douglas County, 1 55. On this 15th day of May, A. D., 1852, before me, a notary public in and for said county, personally appeared the above named J. H. Dumont and John L. McCague, who are to me personally appeared the foregoing instru-ment as vice president and secretary of the Nebraska. Central Railway company: they acknowledge the said instrument to be the voluntary act and deed of the said Ne-braska Central Railway company and their voluntary act and deed as such vice president and secretary of said company. Witness my hand and notarial seal the date inst aforesaid. ALEX. G. CHARLTON. [SEAL]

Inst a foresaid. ALEX, G. CHARLTON, [SEAL.] Notary Public. Shall the above and foregoing proposition be accepted and adopted, shall said bonds be is-sued, registered and delivered and shall an an-nual tax in addition to the usual and all other taxes be levied upon the taxable property of the City of Omaha, Bougias county, Ne-braska, sufficient to pay the interest on said bonds as it becomes due, and at the time of levying the annual city tax, commencing the tenth year prior to the maturity of said bonds, shall a tax in addition to all other taxes be levied upon the taxab e property of said city of Omaha, Doug-las county. Nebraska, and continued annu-ally thereafter from year to year until there-by a sinking fund shall have been obtained sufficient to pay said bonds at the maturity thereof? YES. thereof?

by a sinking for d shall have been obtained sufficient to pay said bonds at the maturity thereof? YES. NO. The above questions shall be regarded as one question and all ballots of legal voters cast at said election containing the above proposition and questions in the form of the official ballots to be premared by the city clerk of said city for said election, with an "X" mark following the word "yes" upon said official ballots shall be counted in favor of the acceptance of said amended prop-osition, the issuance of said bonds and the levy of said taxes in payment of the principal and interest thereof; and all ballots of legal voters cast at said election containing the above proposition and questions in the form of the official ballot, to be prepared by the city clerk of said official ballot shall be counted and considered as against the acceptance of said bonds and the efficial ballot, to be prepared by the city clerk of said official ballot shall be counted and considered as against the acceptance of said bonds and the issuance of said bonds and the issuance of said bonds and the ballot stote is not following tho word "no" upon said official ballot shall be counted and considered as against the acceptance of said bonds and the levy of said taxes in payment of the principal and interest thereof. If two-thiras of all the ballots voted by said legal voters of said city of Omaha. Douglas county. Ne-braska, at said election shall be and the fore-poon will be held to be acopted and the fore-stion, will be held to be answered in favor of the usuance of said bonds and the levy of said taxes in payment of the principal and taxes in payment of the principal and interest thereof, the foregoing propo-sition will be held to be answered in favor of the usuance of said bonds and the fore-poon shall be issued, registerod and delivered in accorlance with the terms and conditions of said anonded proposition, and said taxes shall be issued. Tegisterod and delivered in accorlance with the terms and said taxes shall be iss

PROPOSALS FOR BUILDING<sup>(b)</sup> (ATER f as, wind mills, tanks, pumps, etc. U. 5 Indian Service, Pine Ridge Azeney, Shannon Co, S. O. May 27th, 1822. –Sealed proposals, endorsed "Proposals for Building Material endorsed Prime Ridge Azeney, Shannon Co, S. O. May 27th, 1822. –Sealed proposals endorsed "Proposals for Building Material endorsed "Proposals for Building Material endorsed Prime Ridge Azeney, Shannon of Jane 21st, 1832. for furdishing and deliver-ing at various points on the Pine Ridge Indian reservation to be designated by the auter-sizned, about 230,600 foct of assorted lumber; how and ensist, 1832. For furdishing and deliver-ing at various points on the Pine Ridge Indian reservation to be designated by the auter-sizned, about 230,600 foct of assorted lumber; how and mills and powers with tanks pumps, envisited from pipe, etc. A full hist of all material may be obtained. Bidders rate required to state specifically in their de offered for delivery under a contract. The right is reserved to reject any or all bidd or any part of any bid if deemed for the bess interest of the service. Contracted for the bess interest of the service of the Commissioner of hydrides for allows, and bidders in the vi-cinity of the residence of the bidder, may any bidder or bidders modeling is a ward shall and affairs for at least two prices is not any bidder or bidders modeling a sward shall and sufficient sureties, otherwise to be re-invalued to the United States in case any bidder or bidders. Bids accompanied by considered. For further Information as a proposition of the bidder. Bids accompanied by considered. For further Information as a contract of the bidder. Bids accompanied by considered. For further Information as a contact of the bidder. Bids accompanied by considered. For further Information as a contact of the bidder. Bids accompanied by considered. For further Information as a contact of the bidder. Bids accompanied by considered. For further Information as a contact of the bidder. Bids accompanied by considered PROPOSALS FOR BUILDING MATERI

Lefor Bell bound if if the had built the same definition of the second dollars (100,000) installment of bound dollars (100,000) installment of bounds.
Provided, that the use and enjoyment by such railway companies of each and every of said rights shall be ubon just and fair component by such railway company, its successors or assigns, and subject to such operating rules shall be necessary and proper, just and react any company, its successors or assigns. As shall be necessary and proper, just and react allway company, its successors or assigns. As shall be necessary and proper, just and react any dispute arising here ween it and such other company of company of the said of the use and end of any rights under this proposition, or as to the terms, company of the state district umbracing the point of the persons who are district information of the persons who are district judges of the state district company of the successors. The successors of all the persons who are district be successors of all the persons who are district bo the successor of all the persons who are district bo the successors of all the persons who are district bo endiced by a two-thirds vate of all the persons who are district bo the successor of all the persons who are district bo the successor of all the persons who are district bo the successor of all the persons who are district bo the successor of all the persons who are district bo the successor of all the persons who are district bo the successor of all the persons who are district bo the successor of all the persons who are district bo the successor of all the persons who are district bo the successor of all the persons who are district bo the successor of all the persons who are district bo any the persons the all successor of all the persons who are district bo any the persons the all successor of all the persons the all successor of the successor of all the persons who are district bo any the persons the all successor of all the persons the all the besthed by the propositi