## AT GREEN GRAVELY TRIAL

Effort Made to Show That Charlie Thomas Was a Bad Man.

TESTIMONY IN THE CASE ALL TAKEN

Arguments Will Close Today-Supreme Court Proceedings-A Nice Old Man Swindles a Jeweter-Lincoln Notes and Gossip.

LISCOLN, Neb., Sept. 27 .- | Special Telegram to Tun Ban. ] -- The trial of Green S. Gravely was continued before Judge Tibbett's today, nearly the entire day being taken up with the examination of witnesses

Neilie Letcher, a colored girl, testified that she had heard Thomas say before the shooting that he was going to get a pair of "knucks" and knock the head off "that

Dan Cassian's testimony was substantially to the effect that on the night of the shooting he accompanied Thomas to Ivison's saloon. On the way Thomas told the witness that on Monday when he was paid off he was going to get a gun and kill "that nig-

C. J. Campbell testified that Gravely had been tiving with him before the shooting. After supper on the evening the shooting took place witness warned Gravely that he must be careful, for Will Jameson had told him that Charlis Thomas was looking for him. He told Gravely that Thomas had the reputation of being a bad man and a nard

bharacter.

J. L. McConnell, W. C. Mallory, R. D.

Stearns, G. W. Botts, J. E. Philipott, W. N.

Corneal and Officer McBrien, all swore to
the general bad character of Thomas. William Gibbs also testified that on the day of

Ciara Thomas, wife of the murdered man, testified that her husband made no threats sgainst the life of Gravely. With her testimony both sides rested and the attorneys commenced their arguments to the jury.
Assistant County Antorney Frost opened for the state, speaking less than an hour. He was followed by W. B. Price for the de-fense. County Attorney Snell will close for

Supreme Court Proceedings. Court met pursuant to adjournment of last

week. The following attorneys were admitted to practice: Frank J. Kelley, W. A. Williams and John J. Angieton, all of Langage County Caster county.
The following cases were disposed of: Henry & Coatsworth company vs Bond, death of defendant; M. Isabel Bond sug-gested and rule to show cause granted why

cause should not be revived in name of Cause should not be revived in name of Varce Bond October 17, 1892; Edney vs Baum, continued; Bailou State Banking company vs Martin Lumber company, plaintiff allowed to make showing September 28, 1892, why bill of exceptions should be supplied. The following causes were argued and sub-

mitted: Dunn vs Deitz, Houston vs Grau, Egan vs Bonacum, Budger Lumter company Egan vs Bonacum, Badger Lumter company vs Mayes, Smith vs Foxworthy, Lyman vs City of Lincoln, Sneehy vs Fulton, Vought vs Foxworthy, Kaiser vs Stato, Davis vs Ballard, Mills vs Leavitt, Wilton vs Dickson, Doyton vs Lincoln, Habig vs Layne, Lincoln Vitrified Brick company vs Bucker, Lincoln vs Caivert, Holmes vs First National bank, Godfrey vs Meganan, Holmes Hutchins, State vs Kendall.

Worked an Old, Old Game,

An elderly gentleman named Wilson came into Barr's jewelry store and asked to be shown some gold watches. The clerk ac-commodated him, and finally a watch was selected, for which the customer agreed to He tendered a check for \$50 payment and the clerk accepted it, giving in return the watch and \$10 in money. The old gentleman was to call later and get the balance of his change. He hasn't returned yet, and is not likely to, as the check was a yet, and is not likely to, as the check was a forgery, and a very clever one at that. It was signed by "W. G. Purdy, treasurer of the Culcago, Rock Island & Pacific railway," and was drawn on the German National bank of this city. The signature had even been impressed upon the check with a rubber stame, and yet the cierk had no suspicion as to its granuineess.

Closed Up by Creditors

The firm of Cohn & Harris, dealers in dry goods and millinery at 1211 O street, w closed by creditors last evening. The is covered by three mortgages, as follows Spiesberger & Son, Kansas City, \$2,873 Bank of Richmond, Mo., \$1,020; J. Harri Kansas City, \$1,600. A number of unpr tected creditors appeared in district this morning and swore out writs of attachment against the stock in amounts as follows:

A. J. August, \$5,000; Lyon Bros. & Co., \$336; Kemper, Handley & McDonald, \$50.78;

D. B. Fisk & Co., \$366.35. An effort will be made to have the three mortgages declared illegal by the court. The firm has been doing business in Lincoln for less than a year. The assets will not reach \$4,000. Lincoln in Brief.

Arrangements for the joint debate between Hon. Lorenzo Crounse and Hon. C. H. Van Wyck have been completed. The debate will take place Thursday afternoon at 2 o'clock at Bohanan's hall. Judge Crounse has the opening and closing, and the republicans, according to agreement, have selected the meeting.
The colored republicans of Lincoln will

meet Friday evening to make arrangements for the purchase of uniforms for the cam-A case of scarlet fever was quarantined at 2935 T street today. The Board of Education has awarded the

contracts for supplying the necessary fuel for the ensuing year. Contracts were let for nearly 1,000 tons at prices ranging from \$2.09 to \$3.50 per ton.

DR. KERN'S TRIAL.

Was Injured. Kearner, Neb., Sept. 27.-[Special Tele gram to Tue Ber. |- In the Kern-Hopward trial this morning a jury was secured in good time, the members being Charles Gresham, John Roger, R. W. Morrow, H. P. Smith, A. Ocobock, M. E. Morgan, George David, P. R. Anderson, L. E. Poiste, Cosmo Hill, Henry Blue and H. E. Kenedy. County Attorney ira D. Marston being too iil to look after the case, City Attorney W. D. Oidham and ex-County Attorney George E. Evans conducted the prosecution. Hammer, St. Clair & Brown, W. L. Green and Gastin, Newman & Hall were present to look after the defense.

The defendant, Dr. Kern, is charged with The defendant, Dr. Kern, is charged with manslaughter. On the afternoon of September 1 he met the deceased on the street, and in conversation, pressed the payment of a church subscription long due, over which an altereation arose that led to blows, the defendant striking the deceased in the eve with an umbrella, inflicting a wound from which it is claimed death resulted. The corporal jury disagreed as to the cause of the which it is claimed death resulted. The cor-oner's jury disagreed as to the cause of the death, owing to the conflicting opinions of the medical witnesses who testified at the inquest. An autopsy revealed the ex-istence of incipient softening of the brain, and the question is whether death resulted from the wound or from the diseased condi-tion of the brain. Since the affair Dr. Kern tion of the brain. Since the affair Dr. Kern has not been on the street, but today he appeared in court, accompanied by his wife. The trial drew out a great crowd, which evidently expected some sensational testimony. A motion to have the medical experts re-

A motion to have the inequest experts removed from the room during the examination was overruled, and the trial proceeded.

J. S. Harrington, in front of whose store the affray took place, was on the stand first He detailed the incidents of the fight, giving some of the angry conversation that passed between the men, and said he saw Hopward raise a small truck as though to strike the doctor, when the latter struck him in the eye with his umbrella. Mark Vanca, L. D. Foreband Miss McKee and Mr. Peterson and Struck and S Forehand Miss McKee and Mr. Peterson pave substantially the same testimony as did Harrington. They were followed on the stand by Dr. Duckworth, who attended Hopward after he had been hurt and was with him when he died. He detailed the progress of the case from the time he was called in until death ensued. He gave a categorical account of the autopsy. On examination it

was found there was a small fracture of the bone back of the eye; aymptoms of disease in the lower right lobe of the brain; there was a clot of blood about the size of a wainut in this lobe; he had noticed symptoms of cerebrai disease in the actions of the deceased, and believed him to be suffering from softening of the brain. In answer to the question, "what produced the death of Hopward!" the doctor replied, "I think it was due to hemorrhage resulting from softening of the brain." Some purely technical questions were propounded and answered, and

tions were propounded and answered, and the doctor was excused.

Mrs. Hopward, wife of the deceased, was put on the stand, and told of her husband's condition when he returned from town on the day of his difficulty with Dr. Kern, and also gave testimony as to the general health of her husband, all going to show that he was not in the best of physical condition and that he suffered much from an affection of the neart, but had never complained of his head. Mrs. Hopward's testimony closed the trial for today.

Nebraska's Fire Record. McCool Junction, Neb., Sept. 27 .- [Special to THE BEE. |-Some one started a small fire east of McCool Junction to burn weeds and stubble today. The fire spread to a pile of lumber and bridge material, destroying

The loss is \$500.
Yesterday morning about 9 o'clock Mathew Osternoudt's residence five miles south of here caught fire and burned. The loss is \$500; no insurance.

HEBRON, Neb., Sept. 27.—|Special Telegram to The Ber.]—About 1 o'clock this afternoon the residence of Mrs. Baloina Fisher was burned. The building was insured in the German of Freeport, Hilmos for \$500; it was valued at \$1,200. There was no insurance on the furniture, which was valued at \$400.

used at \$400.

INAVALE, Neb., Sept. 27.—[Special Telegram to The Ree.]—T. J. Kelso, a farmer living north of here four miles, suffered a loss by fire this afternoon of forty tons of hay, one horse, two sets of harness, together with his parn and other articles. No insur-

BEATRICE, Neb., Sept. 27.—[Special Telegram to Tue Ber.]—A barn near the corner of Sixth and Grant streets, occupied by Sutheriand Bros.' delivery team and outfit, was destroyed by fire this morning with its contents, consisting of these horses, wagen contents, consisting of three horses, wagon,

buggy, harness, feed, etc.
The barn of R. J. Copeland, immediately adjoining was also destroyed and with it eighteen tons of hay. The total loss will reach \$2,000 with only \$600 insurance.

Nebraska County Fairs. AUBURN, Neb., Sept. 27 .- [Special Telerram to THE BEE. ]-Nemana county's eighth annual fair commenced here today under very favorable circumstances. The entries closed at 5 o'clock and are especially fine in some departments. The exhibits of corn and wheat never wore finer, and if one wishes to see su perior horses, cattle and hors they should come to Nemaha's fair. Two unimportant trotting races occurred today—a green race and mile heat—best time, 2:54, and a yearling race, half mile heat, won by Ninety-one, owned by Thomas Jones. Tomorrow the fair will be in full blast and a large crowd is expected. pected.

GRAND ISLAND, Neb., Sept. 27.—[Special to THE BEE.]—The opening of the Hall county fair was very auspicious. The fair will continue during the 28th, 29th and 39th. There was a large attendance considering the fact that it was the first day, and there is an outlook for a more successful exhibi-tion than has ever been witnessed in this county. The speed department will be a special feature.

Foul Play Suspected. Dongs, Neb., Sept. 27 .- Special to THE BRE. ]-One week ago today John Studneka was drowned near Wisner, Cuming county, under circumstances that at present look de idedly suspicious. His remains were brought to Dodge for burial, and undue haste, it is said, was shown by outside parties in the in-terment. The family and friends are demanding an investigation of the matter by the Cuming county coroner, and feel that the body should be exhumed and an autopsy held. This is demanded in view of the fact that the deceased had his mouth severely battered and his had his mouth severely battered and his nose smashed. Clots of blood were in his beard and large lumps in his hair. There is every evidence of foul play, and further in-vestigation may develop some startling re-sults. A large number of people are considerably worked up over the matter and Coro-ner Oxford of West Point will be asked to move immediately in the matter.

Opened the Douglas Seminary. Douglas, Neb., Sept. 27 .- [Special Telewas opened today by addresses of Bishop Warren of Denver and Chancellor Creighton of Lincoln. A banquet was given by the ladies and the Douglas band furnished the music. Visitors from Talmage, Palmyra, McCook, Burr, Sterling and other points were present. The citizens of Douglas have a point in securing and endowing the institution, which is a preparatory school for Wesleyan university. J. Willard Millar is principal, with a faculty of four other able

NEWMAN GROVE, Neb., Sept. 27 .- [Special to THE BER. ]-Grand Master George L. Loomis, Grand Secretary Gage and the Fremont degree staff instituted Newman Grove odge, No. 196, Independent Order of Odd Fellows, here last evening. A number of visitors were present from Leigh and Madi-Son. Officers installed wore: R. A. Mc-Donald, noble grand; C. A. Randall, vice grand; Chr. Schavland, secretary; John A. Wright, treasurer. The lodge starts out with excellent prospects and a membership of twenty-seven.

A Nebraska Farmer Injured. DAKOTA CITY, Neb., Sept. 27 .- [Special Telegram to THE BEE. |-Chris Mikesell, residing two miles west of this place, yesterday fell from a haystack to the ground, a distance of twenty feet, alighting on his head and shoulders. He was picked up unconscious and taken to his home a she tance away. Physicians report that no bones were broken but that he has suffered a complete paralysis of the left side. He is one of Dakota county's progressive and sub-stantial farmers and an old resident.

Will Begin Operations Today. NORFOLK, Neb., Sept. 27 .- [Special Telegram to Tue Ber. |-The Norfolk beet sugar actory will commence operations tomorrow morning. About 500 tons of sugar beets are already on hand. The factory will be run at its full capacity, using about 350 tons of beet per day, making about 40,000 or 50,000 pounds of sugar daily.

Disturbed the Mecting. GREENWOOD, Neb., Sept. 27 .- [Special to THE BEE. |- Last night the protracted meeting which an Illinois evangelist has been holding here for two weeks was suddenly closed amid scenes not altogether godly. There were numerous charges of falsehood emanating from different elements and the

meeting was deciared closed. DAKOTA CITY, Neb., Sept. 27 .- [Special Telegram to Tue Bes. ]—District Judge Norris has set Saturday, October I, at 10 o'clock and in this place as the time when he will

hear the motion of the attorneys for the de-fense in the Wilkinson embezziement case for a writ of habeas corpus. Taken to the Asylum. DAKOTA CITY, Neb., Sept. 27 .- [Special Pelegram to THE BER. | -- Sheriff Ryan today

took Julia Truyes of South Sioux City to Norfolk to be incarcerated in the insane It is not unusual for colds contracted in the

It is not unusual for colds contracted in the fail to hang on all winter. In such cases catarrh or chronic bronchitie are almost sure to result. A fifty-cont bottle of Chamberlant's Cough Remedy will cure any cold. Can you afford to risk so much for so small an amount? This remedy is intended espocially for bad colds and croup and can always be depended upon. For sale by druggists. Secure Naturatization Papers.

Those desiring their citizens' papers can, provided they have lived in the country the required time, secure same ree of charge by applying in person to CARL BOHMANSSON, 1608 Cass st. S. J. BURGSTRUM, 14th and Douglas at. J. W. GREENE, 1415 Farnam st. AMDREW NELSON, 219 N. 16th st.

ORDINANCE NO. 3264.

An ordinance ordering the Issue of district street improvement bonds for districts Nos. 355, 329, 418, 416, 410, 423, 424, 425, 429, 429, 429, 420, 431, 442, 424, 425, 429, 420, 440, 440, 441, 447, 459, 453, 454, 456, 477, 485, 459, 480, 461, 467, and 470, for the purpose of paying the cost of improvements in said districts, and to create a sinking fund to provide for the payment of the principal and interest of said bonds.

Be it ordained by the city council of the city of Umaha; of Omaha:

Section I. That the issue of bonds of the city of Omaha for the purpose of paying the cost of improvements in the several districts in the city of Omaha hereby specified, be and the same is hereby authorized and directed to be made. Said bonds shall be dated October 1st, 1892, and be payable in not exceeding ten years from said date, and shall bear interest from said date at the rate of five (5 per cent years from said date, and shall bear interest from said date at the rate of five (5 per cent years from said date at the rate of five (5 per cent years from said date at the rate of five (5 per cent years from said date at the rate of five (5 per cent years from said date at the rate of five (5 per cent years from said date at the rate of five (5 per cent years) and the periocipal and interest thereof shall be made payable at the banking house of Kountze Brothers, in the city of New York. Said bonds shall be for the amounts and become due and payable as herein specified, towit:

it: For the purpose of paying the cost of paying and curbing in street improvement district No. 35, thirteen (2) bonds, numbered from one to thirteen inclusive, of the denomination of five hundred dollars (\$550) each, to be called "District street improvement bonds of district No. 352," payable as follows: One bond payable in one year after the date thereof

thereof One bond payable in two years after the One bond payable in three years after the date thereof
One bond payable in four years after the
date thereof
One bond payable in five years after the
date thereof
Two bonds payable in six years after the late thereo Two bonds payable in seven years after the Two bonds payable in seven years after the date thereof
Two bonds payable in eight years after the date thereof
Two bonds payable in nine years after the Two bonds payable in nine years after the

Two bonds payable in nine years after the date thereof making a total of six thousand five hundred dollars (\$6,500.)

For the purpose of paying the cost of repaving in street improvement district No. 339, thirty-three is bonds, numbered from one to thirty-three inclusive, of the denomination of one thousand dollars (\$1,00) each, to be called "District street improvement bonds of district No. 359," payable as follows:

Three bonds payable in one year after the date thereof

Three bonds payable in two years after the date thereof

Four bonds payable in four years after the date thereof

Four bonds payable in five years after the date thereof

Four bonds payable in six years after the date thereof

Four bonds payable in six years after the date thereof

Four bonds payable in six years after the date thereof

Four bonds payable in six years after the date thereof

Four bonds payable in six years after the date thereof

Four bonds payable in six years after the date thereof Four bonds payable in seven years after the late thereof Four bonds payable in eight years after the date thereof
Four bonds payable in nine years after the date thereof making a total of thirty-three thousand dol-

lars (\$53,00))

For the purpose of paying the cost of paying and carbing in street improvement district No. 415, eighteen (18) bonds, numbered from one to eighteen inclusive, of the denomination of one thousand dollars (\$1,000) each, to be called "Pistrict street improvement bonds of district No. 415," payable as follows:

Two bonds payable in one year after the date thereof

Two bonds payable in three years after the date thereof

date thereof
Two bonds payable in three years after the
date thereof
Two bonds payable in four years after the
date thereof
Two bonds payable five years after the date thereof Two bonds payable in six years after the Two bonds payable in seven years after the date thereof
Two bonds payable in eight years after the
date thereof Two bonds payable in nine years after the

taking a total of eighteen thousand dollers (\$18,000).

For the purpose of paying the cost of paying and curbing in street improvement district No. 416, six (6) bonds, numbered from one to six inclusive, of the denomination of five hundred dollars (\$300) each, to be called "District street improvement bonds of district No. 416," payable as follows:

One bond payable in two years after the date thereof

One bond payable in four years after the date thereof

One bond payable in six years after the date thereof

One bond payable in six years after the date thereof
One bond payable in six years after the date
One bond payable in seven years after the
date thereof

One bond payable in eight years after the One bond payable in nine years after the making a total of three thousand dollars (85,000).

For the purpose of paying the cost of paying and curbing in street improvement district No. 419, two (2) bonds, numbered from one to two inclusive, of the denomination of five hundred dollars (\$500) each, to be called "District street improvement have been seen as a contract of the contract trict street improvement bonds of district No.
419," payable as follows:
One bond payable in five years after the
date thereof
One bond payable in nine years after the
date thereof

date thereof

making a total of one thousand dollars (\$1,000

For the purpose of paying the cost of paying and curbing in street improvement district No. 423, thriteen (13) bonds, numbered from one to thirteen inclusive, of the denomination of one thousand dollars (\$1,000) each, to be called "District street improvement bonds of district No. 423," payable as forlows:

One bond payable in contractions. One bond payable in one year after the date

One bond rayable in two years after the date thereof
One bond payable in three years after the date thereof One bond payable in four years after the One bond payable in five years after the Two bonds payable in six years after the Two bonds payable in seven years after the late thereof Two bonds payable in eight years after the date thereof
Two bonds payable in nine years after the nate thereof aking a total of thirteen thousand dollars

(sia,000).

For the purpose of paying the cost of paying and curbing in street improvement district No. 424, six (6) bonds, numbered from one to six inclusive, of the denomination of five hundred dollars (55.0) each, to be called "District street improvement bonds of district No. 424," payable as follows:

One bond payable is two weeks. One cond payable in two years after the One bond payable in four years after the bond payable in six years after the

date thereof
One bond payable in seven years after the
date thereof One bond payable in eight years after the One bond payable in nine years after the naking a total of three thousand dollar

(\$1,000).

For the purpose of paying the cost of paying and curbing in street improvement district No. 425, six (6) bonds, numbered from one to six inclusive, of the denomination of five hundred dollars (\$500) each, to be called "District street improvement bonds of district No. 425," payable as follows:

One bond payable in two years after the date thereof

One bond payable in six years after the date thereof

One bond payable in seven years after the date thereof

One bond payable in seven years after the date thereof

One bond payable in seven years after the date thereof

One bond payable in seven years after the date thereof

One bond payable in seven years after the date thereof

One bond payable in eight years after the One bond payable in nine years after the making a total of three thousand dollars

(85.000).

For the purpose of paying the cost of paying and curbing in street improvement district No. 426." sixteen (10) bonds, numbered from one to sixteen inclusive, of the denomination of five bundred doilars (\$500) each, to be called "District street improvement bonds of district No. 426." payable as follows;

One bond payable in one year after the date thereof

One bond payable in one year after the date thereof
One bond payable in two years after the date thereof
Two bonds payable in three years after the date thereof
Two bonds payable in four years after the date thereof
Two bonds payable in five years after the date thereof
Two bonds payable in six years after the date thereof
Two bonds payable in seven years after the date thereof
Two bonds payable in seven years after the date thereof
Two bonds payable in eight years after the date thereof date thereof Two bonds payable in nine years after the

ate thereof a total of sixteen thousand dollars (315,000.)
For the purpose of paying the cost of paying and curbing in street improvement district No. 428, six (6) bonds, numbered from one to six inclusive, of the denomination of five hundred doilars (\$500 each, to be called "District street improvement bonds of district No. 428," payable as follows:

One bond payable in two years after the date thereof
One bond payable in four years after the date thereof
One bond payable in six years after the date thereof
One bond payable in six years after the date thereof
One bond payable in six years after the date thereof
One bond payable in six years after the date thereof

making a total of three thousand dollars For the purpose of paying the cost of paying and surbing in streets improvement district No. 423, five (5) bonds, numbered one to five inclusive, of the demonstration of five hundred dollars (\$200 each, to be called "District street improvement bonds of district No. 423," payable as follows:

ble as follows:
One bond payable in two years after the late thereof
One bond payable in four years after the One bond payable in four years after the date thereof.
One bond payable in six years after the date thereof.
One bond payable in eight years after the date thereof. One bond payable in nine years after the date thereof
making a total of two thousand five hundred
dollars (\$2,5,00.

For the purpose of paying the cost of paying
and curbin; in street 4mprovement district
No. 431, three 30 bonds, nambered from one to
three inclusive, of the denomination of five
hundred dollars (\$5,00 each, to be called "District street improvement bonds of district No.
431," payable as follows:
One bond payable in three years after the
date thereof

One bond payable in six years after the date One bond payable in nine years after the naking a total of fifteen hundred dollars

and curbing in street improvement district No. 432, nine (9) bonds, numbered from one to nine inclusive, of the denomination of five hundred dollars (\$300) each, to be eatled "Dis-trict street improvement bonds of district No. 132," payable as follows: One bond payable in one are ond payable in one year after the date thereof
One bond payable in two years after the date thereof

e bond payable in three years after the One bond payable in four years after the One bond payable in five years after the One bond payable in six years after the One bond payable in seven years after the One bond payable in eight years after the date thereof.
One bond payable in nine years after the date thereof.

making a total of forty-five hundred dollars For the purpose of paying the cost of paying and curbing in street improvement district
No. 455, eleven (II) bonds, numbered from one
to eleven inclusive, of the denomination of
one thousand dollars (\$I\_09) ench, to be called
"District street improvement bonds of district
No. 451," payable as follows:
One bond payable in one year after the date
thereof
One bond payable in two years after the
dat+ thereof
One bond payable in these

One bond payable in three years after the One bond payable in four years after the One bond payable in five years after the One bond payable in six years after the date thereof One bond payable in seven years after the date thereof
Two bonds payable in eight years after the date thereof
Two bonds payable in nine years after the date thereof making a total of eleven thousand dollars (\$11,0.0). (\$11,0.0).

For the purpose of paying the cost of paying and curbing in street improvement district No. 434, six (6) bonds, numbered from one to six inclusive, of the denomination of five numbered dollars \$500) each, to be called "District street improvement bonds of district No. 434," payable as follows:

One bond payable is two years often the One bond payable in two years after the

e bond payable in four years after the One bond payable in six years after the date One bond payable in seven years after the date thereof. One bond payable in eight years after the One bond payable in nine years after the making a total of three thousand dollars

(\$1,000).

For the purpose of paying the cost of paying and curbing in street improvement district No. 435, fifteen (15) bonds, numbered from one to fifteen inclusive, of the denomination of five hundred dollars (\$300) each, to be called "District street improvement bonds of district No. 435," payable as follows:

One bond payable in one year after the date thereof

One bond payable in two years after the date thereof

One bond payable in three years after the date thereof

Two bonds payable in four years after the date thereof

Two bonds payable in four years after the date thereof

date thereof.
Two bonds payable in five years after the date thereof
Two bonds payable in six years after the date thereof Two bonds payable in seven years after the date thereof Two bonds payable in eight years after the date thereof

date thereof
Two bonds payable in nine years after the
date thereof making a total of seven thousand five hun-dred dollars (\$7,500).

For the purpose of paylog the For the purpose of paying the cost of paying and curbing in street improvement district No. 425, twelve (12) bonds, numbered from one to twelve inclusive, of the denomination of one thousand doliars (\$1,000) each, to be called "District street improvement bonds of district No. 435," payable as follows:

One bond payable in one year after the date thereof.

One bond payable in two years after the date thereof.

One bond payable in three years after the

One bond payable in three years after the bond payable in four years after the One bond payable in five years after the date thereof
One bond payable in six years after the date
thereof
Two bonds payable in seven years after the Two bonds payable in eight years after the date thereof
Two bonds payable in nine years after the date thereof naking a total of twelve thousand dollars

(812,000). For the purpose of paying the cost of paying and curbing in street improvement district No. 437, seven (7) bonds, numbered from one to seven inclusive, of the denomination of five hundred dollars (\$500) each, to be called "District street improvement bonds of district No. 437," payable as follows:

One bond payable in two years after the bond payable in two years after the bond payable in four years after the

One bond payable in five years after the One bond payable in six years after the date thereof One bond payable in seven years after the One bond payable in eight years after the One bond payable in nine years after the

making a total of three thousand five hundred do lars (\$1,500). do lars (\$1,500).

For the purpose of paying the cost of paying and curbing in street improvement district No. 438, four (4) bonds, numbered from one to four inclusive, of the denomination of five hundred dollars (\$300) each, to be called "District street improvement bonds of district No. 438," payable as follows:

One bond payable in three years after the date thereof.

One bond payable in five years after the date.

One bond payable in five years after the date One bond payable in seven years after the One bond payable in nine years after the

date thereof
making a total of two thousand dollars (\$2.000)
For the purpose of paying the cost of paying
and curbing in street improvement district
No. 433, ten (10) bonds numbered from one to
ten inclusive, of the denomination of one
thousand dollars (\$1.000) each, to be called
"District street improvement bonds of district No. 433," payable as follows:
One bond payable in eas year after the date
thereof One bond payable in two years after the date thereof One bond payable in three years after the date thereof One bond payable in four years after the date thereof
One bond payable in five years after the date thereof
One bond payable in six years after the date thereof
One bond payable in seven years after the date thereof
One bond payable in seven years after the date thereof
One bond payable in eight years after the date thereof
Two bonds payable in nine years after the date thereof
making a total of ten thousand dollars(\$10,000)
For the purpose of paying the cost of paying and curbing in street improvement district No. 440, eleven (II) bonds numbered from one to eleven inclusive, of the denomination of one thousand dollars (\$1,000) each, to be called "District street improvement bonds of district No. 440," payable as follows:
One bond payable in one year after the date thereof.
One bond payable in two years after the

date thereof One bond payable in three years after the date thereof One bond payable in four years after the date thereof
One bond payable in five years after the
date thereof
One bond payable in six years after the date

thereof
One bond payable in seven years after the
date thereof
Two bonds payable in eight years after the
date thereof
Two bonds payable in nine years after the
date thereof making a total of eleven thousand dollars For the purpose of paying the cost of paying and curbing in atreet improvement district No. 443, twenty-one (21) bonds, numbered from one to twenty-one inclusive, of the denomination of one-thousand dollars (\$1,000) cach. to be

called "District street improvement bonds of district No. 443," payable as follows: Two sonds payable in one year after the date thereof Two bonds payable in two years after the

I'wo bonds payable in three years after the payable in four years after the payable in five years after the payable in six years after the

Two bonds payable in six years after the date thereof
Three bonds payable in seven years after the date thereof
Three bonds payable in eight years after the date thereof
Three bonds payable in eight years after the date thereof
Three bonds payable in nine years after the date thereof
making a total of twenty-one thousand doliars (\$21,00).

For the purpose of paying the cost of paying and curbing in street improvement district No. 444, seven (7) bonds, numbered from one to seven inclusive, of the denomination of five hundred dollars (\$20) each, to be called "District street improvement bonds of district No. 444, "payable as follows."
One bond payable in two years after the date thereof
One bond payable in four years after the One bond payable in four years after the

One bond payable in five years after the One bond payable in six years after the date One bond payable in seven years after the date thereof One bond payable in eight years after the date thereof
One bond payable in nine years after the date thereof date thereof
making a total of three thousand five hundred dollars (\$4.500).

For the purpose of paying the cost of paving in street improvement district No. 445, four (4) bonds, numbered from one to four inclusive, of the genomination of five hungred dollars (\$550) each, to be called "District street improvement bonds of district No. 443," payable as follows:

One bond payable in three years after the date thereof
One bond payable in five years after the

One bond payable in five years after the bond payable in seven years after the One bond nayable in nine years after the

One bond payable in nine years after the date thereof making a total of two thousand dollars (\$2,000). For the purpose of paying the cost of paying in street improvement district No. 448, two (2) bonds, numbered from one to two inclusive, of the denomination of five hundred dollars (\$500) each, to be called "District street improvement bonds of district No. 446." payable as follows:

One bond payable in five years after the date thereof one bond payable in nine years after the date thereof making a total of ore thousand dollars (\$1,000). For the purpose of paying the cost of paying in street improvement district No. 446, twenty-six (20) bonds, numbered from one to twenty-six inclusive, of the denomination of one thousand dollars (\$1,000) each, to be called "District street improvement bonds of district No. 446, "payable as follows:

Two bonds payable in one year after the date thereof. Three bonds payable in two years after the Three bonds payable in three years after the date thereof

Three bonds payable in four years after the date thereof. Three bonds payable in five years after the date thereof. date thereof
Three bonds payable in six years after the date thereof
Taree bonds payable in seven years after the date thereof
Three bonds payable in eight years after the date thereof
Three bonds payable in eight years after the date thereof
Three bonds payable in nine years after the date thereof
making a total of twenty-six thousand dollars
(526,000).

(\$22,000).

For the purpose of paying the cost of paying and curbing in street improvement district No. 452, nine (0) bonds, numbered from one to nine inclusive, of the denomination of five hundred dollars (\$500) each, to be called "District street improvement bonds of district No. 450," payable as foliows:

One bond payable in one year after the date bond payable in one year after the date

thereof
One bond payable in two years after the date thereof One bond payable in three years after the One bond payable in four years after the date thereof One bond payable in five years after the One bond payable in six years after the date One bond payable in seven years after the

One bond payable in seven years after the date thereof
One bond payable in eight years after the date thereof
One bond payable in nine years after the date thereof
One bond payable in nine years after the date thereof
making a total of four thousand five hundred dollars (\$4,500).

For the purpose of paying the cost of paving and curbing in street improvement district No. 453," seven (?) bonds, numbered from one to seven inclusive, of the denomination of one thousand dollars (\$1,000) each, to be called "District street improvement bonds of district No. 453," payable as follows:
One bond payable in two years after the date thereof
One bond payable in four years after the One bond payable in four years after the ne bond payable in five years after the One bond payable in six years after the date One bond payable in seven years after the

One bond payable in eight years after the date thereof (87,000).

For the purpose of paying the cost of paying in street improvement district No. 454, three (3) bonds, numbered from one to three inclusive, of the denomination of five hundred dollars (\$500) each, to be called "District street improvement bonds of district No. 454," payable as follows:

One bond payable in three seems of the control of th able as follows:

One bond payable in three years after the date thereof

One bond payable in six years after the date

thereof
One bond payable in nine years after the
date thereof making a total of fifteen hundred dollars (\$1.500).

For the purpose of paying the cost of paying and curbing in street improvement district No. 456, five (5) bonds, numbered from one to five inclusive, of the denomination of five hundred dollars (\$500) cach, to be called "District street improvement bonds of district No. 456," payable as follows:

One bond payable in two years after the date thereof

One bond payable in six years after the date thereof

One bond payable in six years after the date thereof

One bond payable in eight years arter the date thereof

One bond payable in nine years after the date thereof One bond payable in nine years after the

One bond payable in nine years after the date thereof making a total of two thousand five hundred dollars (\$2,500).

For the purpose of paying the cost of paving and curbing in street improvement district No. 457, four (4) bonds, numbered from one to four inclusive, of the denomination of five hundred dollars (\$500) each, to be called "District street improvement bonds of district No. 457," payable as follows:

One bond payable in three years after the date thereof

One bond payable in five years after the date thereof

One bond payable in seven years after the date thereof

Making a total of two thousand dollars (\$2,000).

For the purpose of paying the cost of paying in street improvement district No. 458, nine (9) bonds, numbered from one to nine inclusive, of the denomination of five hundred dollars (\$500) each, to be called "District street improvement bonds of district No. 458," payable as follows:

One bond payable in one year after the date thereof One bond payable in two years after the

One bond payable in three years after the date thereof
One bond payable in four years after the
date thereof
One bond payable in five years after the
date thereof
One bond payable in six years after the date
thereof One bond payable in seven years after the date thereof
One bond payable in eight years after the date thereof
Che bend payable in nine years from the date thereof
making a total of four thousand five hundred dollars (\$4,500).
For the purpose of paying the cost of paying and curbing in street improvement district and curbing in street improvement. One bond payable in seven years after the For the purpose of paying the cost of paying and curbing in street improvement district No. 459, three (3) bonds, numbered from one to three inclusive of the denomination of one hundred dollars (8,00) each, to be called "District street improvement bonds of district No. 459, payable as follows:

One bond payable in three years after the date thereof
One bond payable in six years after the date thereof
One bond payable in nine years after the date thereof

One bond payable in six years after the date thereof
One bond payable in nine years after the date thereof
Making a total of three hundred dollars (\$500).

For the purpose of paying the cost of paying and curbing in street improvement district No. 450, eight (8) bonds, numbered from one to eight inclusive, of the demomination of five hundred dollars (\$500) each, to be called "District street improvement bonds of district No. 430, payable as follows:
One bond payable in two years after the date thereof
One bond payable in four years after the date thereof
One bond payable in five years after the date thereof
One bond payable in five years after the date thereof
One bond payable in five years after the date thereof
One bond payable in six years after the date thereof
One bond payable in six years after the date

One bond payable in six years after the date thereof One bond payable in sever years after the date thereof One bond payable in eight years after the date thereof

00

2nd FALL SUIT SALE. 500 Picked Suits worth

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Every color. Every size to fit any man. There will be nothing better offered this season.

## COLUMBIA CLOTHING CO..

Corner 13th and Farnam Streets.

One bond payable in nine years after the date thereof making a total of four thousand dollars (\$4,000). For the purpose of paying the cost of paying and curbing in street improvement district No. 451, two (2) bonds, numbered one and two, of the denomination of five hundred dollars (\$500) each, to be called "District street improvement bonds of district No. 451," payable as follows:

One hond payable in five years after the date thereof
One bond payable in nine years after the date thereof making a total of one thousand dollars (\$1,000). For the purpose of paying the cost of naving in street improvement district No. 467, two (2) bonds, numbered one and two, of the denomination of five hundred dollars (\$5,000) each, to be called "District street improvement bonds of district No. 467," payable as follows:
One bond payable in five years after the date thereof
One bond payable in nine years after the date thereof
One bond payable in nine years after the date thereof the nurpose of paying the cost of paying.

date thereof
making a total of one thousand dollars (\$1.000).

For the purpose of paying the cost of paying
in street improvement district No. 470, three
(3) bonds, numbered from one to three incursive, of the denomination of five hundred dollars (\$00) each, to be called "District street mprovement bonds of district No. 470," pay.ble as follows: One bond payable in three years after the date thereof
One bond payable in six years after the date One bond payable in six years after the date thereof
One bond payable in nine years after the date thereof
making a total of fifteen hundred dollars (1,500).

(1,500).

bection 2. The special taxes and assessments to be levied and assessed upon the lots and land abutting upon the several streets in the districts aforesaid, for the cost of making said improvements therein, shall constitute and be a separate sinking fund of each of said districts respectively for the new set of the latest and the separate sinking fund of each of said districts respectively for the new set of the latest and l ricts, respectively, for the payment at matur-ity of the principal and interest of said bonds authorized to be issued to cover the cost of sald improvements therein.

Section 3. That this ordinance shall take effect and be in force from and after its pass-

Passed September 15th, 1892.
JOHN GROVES, Acting President City Council.
Approved September 16th, 1892.
GEO. P. BEMIS,

-CONSTRUCTION. COUNCIL CHAMBER, OMAHA, Neb., September 20th, 1892.
Be it resolved by the City Council of the City of Omaha, the Mayor concurring:
That wooden sidewalks be constructed in the City of Omaha as designated below, within five days after the publication of this resolution, or the personal service thereof, as by ordinance is authorized and required, such sikewalks to be laid to the grade on the streets specified hereis, and to be constructed of pine COUNCIL CHAMBER, OMAHA, Neb., September sikewaiks to be laid to the grade on the streets specified hereis, and to be constructed of pine plank of such width and thickness and be laid upon joists of such dimensions and in such manner as is prescribed by the specifications on file in the office of the Board of Public Works and under its supervision, to-wit:

South side of Davenport street, lots I and 20, block 5, Kilby Piace, permanent grade, 6 feet wide. feet wide.
South side of Davenport street, lots 21 and 40, block 5, Kilby Place, permanent grade, 6 feet wide. South side of Davenport street, lots 1 and 20, block 6, Kliby Piace, permanent grade, 6 feet wide. 20. block 6, Kilby Place, permanent grade, 6 feet wide.

South side of Davenport street, lots 1 and 20, block 7, Kilby Place, permanent grade, 6 feet wide.

South side of Davenport street, lot 1, block 8, Kilby Place, permanent grade, 6 feet wide.

South side of Davenport street, lots 1 to 16 inclusive, block 1, Briggs' Place, permanent grade, 6 feet wide.

North side of Chicago street, lots 11 to 20 inclusive, block 17, Poppleton Park, permanent grade, 6 feet wide.

East side of 28th street, north 128 feet of block 0, Shinn's Addition, present grade, 6 feet wide. feet wide.

East side of 29th street, lots I, 3 and 4, block
4, Fred Delione's Addition, present grade, 4 feet wide. East side of 29th street, lots 1, 3, 4 and 5, block 3, Fred Dellone's Addition, present grade, 4 feet wide.
South side of Leavenworth street, tax lot 11, section 19, 15 and 13, permanent grade, 4 feet wide.
South side of California street, lots 9, 10 and 11, block 4, Park Piace, present grade, 6 feet II. block 4, Park Piace, present grade, b feet wide.
South side of California street, lots 1 to 5 inclusive, block 2, Brennan Piace, present grade, 5 feet wide.
North side of Chicago street, lots 3 to 10 inclusive, Stewart Piace, present grade, 6 feet wide. wide.

East side of 48th street, railroad right of
way adjoining the Missouri Pacific or fielt
Line, section 29-15-13, temporary grade, 6 feet Line, section 20-15-13, temporary grade, 6 feet wide.
Easts de of 19th street, north half of lot 10, clock 2, Horbach's Second Addition, present grade, 6 feet wide.
South side of Castellar street, lots 1 and 21, block 6 S. E. Rogers' Addition, present grade, 6 feet wide.
South side of Martha street, lot 1 and east 44 feet of lot 2, block 12, Improvement Association Addition, present grade, 6 feet wide.
North side of Cass street, lots 1 to 17 inclusive, block 2, Hill side Addition No. 1, permanent grade, 6 feet wide.
North side of Davenport street, lots 16 to 25 inclusive, Creston, Annex, permanent grade, 6 feet wide.
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 lots, and unless such owners shall within five days after the publication 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 respectively to be assessed against the real estate, lot or part of lot in front of and abutting such sidewalks.

Passed September 20th, 1892.

E. P. DAVIS.

President City Council.

Attest: JOHN GROVEs.

GEO. P. BEMIS, NOTICE TO CONSTRUCT SIDEWALKS.

To the owners of the lots, parts of lots and real estate described in the above resolu-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 P. W. BIRKHAUSEER,
Chairman Board of Public Works
Omaha, Neb., September 28th, 1892. s28d7t

Chairman Board of Public Works
Omaha, Neb., Sertember 28th, 1892. \$28d7t

TO HANNAH JAMES:
You are hereby notified that the undersigned, three disinterested freeholders of the city of Omaha, have been duly 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 declared by ordinance necessary to be appropriated for the use of said city, for the purpose of extending Fifty-first street from the north line of Himebaugh & Patterson's addition to Leavenworth street.
You are further notified that, having accepted said appointment and duly qualified as required by law, we will, on the 19th day of October, A. D. 1892, at the hour of 19 o'clock in the forenoon at the office of Shriver & O'Donahoe, 140% Farnam street, within the corporate ilmits of said city, meet for the purpose of considering and making the assessment of damage to the owners respectively of said property by reason of such taking and appropriation thereof, taking into consideration special benefits, if any.

The property belonging to you, proposed to be appropriated as aforesaid, and which has been declared necessary by the council, by ordinance, to appropriate to the use of the city, being situate in said city of Omaha, in the county of Douglass and state of Nebraska, is described as follows, to-wit: The east twenty-five feet of lot one, block three, in Himebaugh's addition

You are notified to be present at the time and place aforesaid and make any objections to or statements concerning said proposed appropriation or assessment of damages as you may consider proper. W. G. SHRIVFR,

R. W. GIBSON,

JAS. STOCK DALE.

Omaha, Sept 24th, 1892.

Notice of Assessment of Damages for Grad

Notice of Assessment of Damages for Grad

Notice of Assessment of Damages for Grading.

To the owners of all lots, parts of lots and real estate on Maple street, from 31st street to 34th avenue; 22nd and 33rd streets from Maple street to Corby street.

You are hereby notified that the undersized, three disinterested free holders of the city of Omata, have been duly 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 grading of said streets, declared necessary by ordinance No. 3257, passed Sept. 6th, 1892, and approved Sept. 9th, 1892.

You are further notified, that having accepted said appointment and duly qualified as required by law, we will, on the 5th day of October, A. D. 1892, at the hour of 13 o clock in the forenoon, at the office of Shriver & O'Donahoe, 1103. Farnam street, within the corporate limits of said city, meet for the purpose of considering and maxing the assessment of damage to the owners ray spectively of said property, affected by said grading, taking into consideration especial benefits, if any.

You are notified to be present at the time and place aforesaid, and make any objections to or statements oncerning said assessment of damages as you may consider proper.

Omaha, September 2. 1892.

W. G. SHRIVER,

GEORGE J. PAUL,

JAMES STOCKDALE,

Committee of Appraisers.

TO ALL OWNERS OF LOTS OR PARTS OF lots on 3sth street from Ames avenue to Fowler avenue.
You are hereby notified that the undersized, three disinterested freeholders of the city of Omaha, have been duly 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 change of grade of 3sth street, declared necessary by ordinance No. 191, passed September 9th, 1892, approved September 9th, 1892, tember 6th, 1892, approved September 9th, 1892, are cepted sid appointment, and duly qualified as required by law, we will, on the 6th day of October, A. D. 1892, at the hour of 3 o'clock in the afternoon, at the office of Geo. J. Paul. 1693. Farnam street, 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 grading, taking into consideration special benefits, if any.

You are notified to be present at the time and place aforesaid and make any objection to or statements concerning said assessment of damages as you may consider proper.

GEO. J. PAUL.

JAMES STOCKDALE,

W. G. SHRIVER.

Committee of Appraisers.

Omaha, September 24th, 1892.