CABLE'S MOTION SECONDED

President Miller of the Milwankee Writes a Letter on the Depot Subject

OMAHA MUST PROTECT HER RIGHTS

Contingencies Hinging on the Acceptance of the Present Proposition Suggested by the Writer-What Does the City Desire, He Asks.

When the city council convened last night It was confronted by another letter upon the subject of union depots. This one was from President Miller of the Milwausee road, written to Mayor Benus, and by him transmatted to the council. The letter, which was in the following language, was read and then handed over to the special committee which now has the depot question in hand;

CHICAGO, MILWAUERE & St. PAUL RAIL-WAY, OFFICE OF THE PRESIDENT, CHICAGO, IL. Oct. 29 -To the Honorable Mayor and City Council, City of Omaha, Neb.: Gen-tlemen-1 take the liberty of offering for your consideration the following suggestion regarding the interests of this company in the proposed settlement of the differences existing between your city and the Union

Pacific Italiway company.

The Chicago, Milwaukee & St. Paul Railway company would welcome a solution of the present difficulty, provided the city of Omaha would thereby obtain a union depot the use of which would be secured to other lines entering the city of Omaha upon reasonable terms not subject to the caprice or bostile interests of present owners of the Union Depot company. Such a seitlement would enable this company to procure in the city of Omaba adequate passenger facilities, with which the location of the business center of the city and the high value of real es-tate adjacent to the Union Pacific bridge makes it impossible to provide itself inde-

If I am correctly informed, the object of the city in making its liberal donation to the Union Pacific company is for the sole pur-pose of securing a passenger station suffipose of securing a passenger station suffi-cient for and available to all roads entering the city at that point, Mayd not mercay a pas-senger station for the Union Pacific and the Burlington companies. If this view of the case is correct, it would seem to be vital to the interests of the city, and dictated by common business prudence, that this sale consideration should be secured beyond could

The original contract contained a provision, the object of which was to leave in the hands of the city power to enforce its right to have other roads given entrance to, and use of, the union depot upon fair terms. It is now proposed, as I understand, to abancon this vital guarantee and leave in the back of the Businesses. the names of the Burlington and the Union Pacific companies the power to do as they please about admitting other companies.

The Burlington is a direct competitor of this company and others that may desire to use the depot, and it is in the nature of things that nothing can be expected from them to facilitate the entrance of this com-The policy of the Union Pacific company

toward the efforts that have been made by this company and others to secure a lodg-ment in the city of Omaha so that it can do business directly with the city is too well known to need to be pointed out. If it had its way our terminus would be in Council Bluffs. Its policy toward us may have been and may now be the height of wisdom and for the advantage of the Union Pacific company. But is it for the advantage of the citizens of Omaha that the passenger trains of this company should be held on the lows side of the river! If it is, then no fault can be found with a settlement upon the basis pro-posed. If the city of Omaha does not wish o keep us out, it will not waive the only se-

ourity that we shall be able to get in.

It will not do to claim that the owners of the union depot will be compelled by self interest to let us in, because one of the roads is now our competitor and will have the veto power, and the policy of the Union Pacific company affords no assurance or encourage-ment of fair dealing. If it will be for the interest of the owners to let us in on fair terms, they cannot object to an obligation to do so, and in terms distinct and not to be evaded. In view of these considerations, and of our efforts to obtain in your city the necessary facilities to accommodate our patrons, I respectfully urge upon your honorable body the necessity of adhering to the original guarantee, and if possible of making it even

ting the gates of Omaha against roads that desire to do business directly with it. I am very frank to say that, in my judg ment, if a positive and easily enforced guar antee is not insisted upon by the city, nothing can be expected by railway companies desiring to use the union depot ex-cepting terms so onerous as to be prohibftory. Yours truly, Roswell Millen,

more distinct and binding, so that you may not have occasion bereafter to lament that

your liberality has become the means of shut

The mayor vetoed the ordinance ordering the grading of Pacific street, from Twenty-nith to Twenty-seventh street. Under the the ordinance the city was to pay the one-balf cost. The veto was sus-Then there was another veto on expending

\$20 to repair Twenty-first street, between California and Webster. In defense of the veto the mayor said that on October 1 the street commissioner's fund was overdrawn to the amount of \$1,505. He thought that a wise plan would be to make good the de Since the overdraft be said that the fund had been reimbursed, out that still there was an overdraft of \$539.50. This veto, like the former one, was sustained.

There was a veto against laving two additional cross walks in the Eight ward. In the message the mayor said that the ward had used up more walks than it was allotted when the apportionment was made last spring. The records of the council showed that the Fighth ward was allotted forty, and that it had been successful in securing fifty-one cross walks. This veto was re-

Following this there was a veto on the ordinance ordering the grading of the lots in the rear of the city ball. The mayor vetoed the ordinance for the reason that an ordinance ordering the same work done was passed several weeks ago, and that in com-pliance with the terms of that ordinance the pard of Public Works had already invited buds for doing the grading. This veto was sustained, as were six others, most of them being on cross walks and filling holes on

Trouble with a Lighting Company.

The comptroller reported that he had deducted \$737.18 from the Metropolitan Light-ing company's bill for the month of Septem-ber. The original bill was \$1,356. The deduction was made on account of the com-pany's failure to keep lighted its street The report was adopted

President Davis appointed Messrs. Mc-Learie and Specht as a committee to confer with the Elkhorn railroad officials, relative improving the condition of the crossing the intersection of Twanty-fourth street. Right at this point the Metropolitan Light-ing company served notice that unless the city squared up its bills the company would lighting the streets.

Mr. Howell said that it was very impudent upon the part of the company to serve such s botice. "Look at it," he said, "the coma notice. "Look at it," he said, "the com-pany has about thrown up the sponge, and I understand that tonight there is not a gasoline lamp lighted, and the outskirts of the city are in total darkness." Mr. Howell thought that the city should

take prempt action in the premises and that the city attorney should be ordered to bring suit on the company's bonds. That was the opinion of a majority of the

Messrs, howell, Bothel and Lowry were appointed a special committee to investigate the lighting question and see what could be done until such time as the city attorney could give the council a legal opinion regard-ing the course that the city should pursue.

Routine Work of the Council. Mount & Griffia secured the contract for furnishing the city with hard coal. Their bid was \$2.40 per ton.

Property owners along North Twentysixth street protested against the abandon-ment of the old horse car time along Twenty-sixth between Seward and Lake streets. The \$400 remaining in the cross wark fund was reapportioned among the nine wards, to

be expended in laying new walks. By the adoption of the report of the finance

committee, the contractor was ordered to discontinue atreet aweeping on November 15. The reason was that at that date the street cleaning fund would be exhausted.
The committee on public property and

buildings reported that the chairs, lamps, tables and stoves had been placed in the election booths and that the booths were

ready for occupancy. The appointment of O. A. Scott as inspec-tor of permanent sidewalks laid by private parties was confirmed The request of W. H. Blather to place a cigar stand in the rotunds of the city hall

was granted, then taken up and laid on the By resolution the Board of Public Works was instructed to notify the contractor that if the paving of izard, from Twelfth to Fourteenth street, was not commenced at once and completed without delay the city would

take charge of the work and prosecute it at the expense of the contractor. The ordinance ordering the grading of wenty-fourth, from Dodge to Cass street,

If you go out early in the morning you may catch rheumatism. Salvation Oil cures

WILL DISCUSS LEGISLATION. Railway Employes Will Meet to Consider

the Merits of the Candidates. On the bulletin board at Union Pacific beadquarters the following call was posted, printed on the official paper of the Railway Employes Club, and issued from the office of the executive board for Nebraska:

OMAHA, Nov. 1 .- Rallway and Express Employes: The work of interviewing the legis-lative candidates from Douglas county has practically been completed by your executive committee, and they are now ready to pre-sent the results to you for consideration and

A meeting of employes and members is perefore called for Wednesday, November 2, pt 7:30 o'clock p. m. at Central Hall, No. 107 South Fourteenth street to thoroughly dis-cuss the situation and decide what, if any, action the club shall take at the coming elec-This is one of the most important elections

that has ever taken place in Nebraska and the employes are for the most part awake to this fact. We have it within our power, if we stand together, to plect our friends and lefeat those who cannot be trusted to legisate for us.

Make it a point to attend the meeting, pre pared to say a few words if need be, as every comber of the club is entitled to a voice and None but employes who are known, or

members of the club naving cards, will be admitted. This is an employes' meeting exclusively. Come and bring your fellow-workers with your Fraternally yours,
H. Knopeni, President.

O. E. COMBES, Secretary. Railway Notes and Personals.

Mr. Ed Dickinson and Mr. J. H. McConall were with western passengers en route

A party of forty emigrants from San Fraudisco, enroute to Europe, rassed through Omaha today on the Rock Island. · H. C. Dood, chief clerk of the fuel department, Union Pacific, at Denver, with his wife, passed through Omaha yesterday.

Mr. B. H. Barrows left for Chicago today via the Rock Island, on business connected with the literary department of the Union

After a good deal of thought the Milwau-ee officials have finally decided that H. P. Butler, commonly known as "Patsy" Butler of Council Bluffs, shall succeed Mr. Keene at this point as live stock arent, Mr. Butler has been with the Milwaukee for a thousand years, as one Milwaukee man expressed it, and is still a young man, and a good hustler. Apropos of the live stock in-terests of this road, it may not be inappro-priate to say that the Milwaugee hauled last nenth 432 cars of cattle from South Omana o Chicago.

You don't want a torpid liver; you don't want a bad complexion; you don't want a bad breath; you don't want a headache. Then use DeWirt's Little Early Risers, the famous little pills.

SIX THOUSAND SHORT.

Registration in the City Compared With the Voters List of Last Year. There are two days yet in which to complete the registration of voters in the various wards of the city and more than 6,000 men must get their names on the list in order to bring the total ragistered vote up to that of

So far this year 13,604 voters have been registered. The total last year was 19,988. Of the registered voters last year but 16,585 went to the polis while the vote of the entire than the registration in Omaha. The following figures show the total registration in the city for last year and for

	BLEG	ISTHA"	CION	HY	WA	RDS	
Ward.			110,000			1800	
irst.						4 1116	
Parent Lines			20.7	***	24.55	60 11/23	
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iniru.,		******				1,744	
ourth				4.4		2,621	
ifth	*******	******				2,498	
sixth .						2,041	
Servent	1					7 (199	
Carbath	******					3.7753	
N. d. port As		******		***	5050	4	
* A.14 A.14	** - *** - *	41.200 4		4444	4.4	3.4144	

An honest pill is the noblest work of the apothecary. DoWitt's Little Early Risers cure constipation, billousness and sick head-

FIEWS OF THE INTERFIEWED.

R. W. Gibson-I understand that there is deal on between the Fuller & Warren company and the Holbrook company, by which they propose to capture the heating and ventilating contracts for all the school buildngs not already let. The Fuller & Warren empany has failed to furnish what they greed to in the matter of ventualion, but their furnaces seem to work all right, and while Holbrook seems to have a good scheme for ventilation he has no furnaces of his own make, so they are going to combine the two, and capture the whole shooting-match if they cau. So far as I am concerned I think these combinations are not the safest thing in the world, and the school board should not go into the business of helping

auybody out of a bole.

W. H. Alexander-I have just returned from a trip over the state and I am giad to say that the situation looks very favorable for the republican ticket, particularly the state ticket. Out in McKeighan's district a large number of democrats will vote for Andrews. They are sick of McKeighan, and

will quietly scratch him all along the line. Perfect action and perfect health result from the use of DeWitt's Little Early Risers. A perfect little pill.

Do You **Drink Water?**

A good appetite and improved digestion result from a morning drink of SULPHO-SALINE. Its continued use cures biliousness and all diseases caused by a torpid liver. *Tis a mild, sure laxative, a natural mineral water, and is only bottled

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by the Excelsior Springs Company,

CROMELIAN'S CONTINGENTS

Supreme Court is Asked to Decide for Additional Congressmen.

WHAT THE PETITION PRAYS FOR

The Court Urged to Order the Governor to Issue a Proclamation Calling for - Special Election-Boyd Favors the Movement,

LINCOLN, Neb., Nov. 1 .- | Special to THE BEE]-One of the most novel cases ever submitted to the consideration of the supreme court was filed before that body this morning by Attorney John F. Cromelien of Omaha. It is entitled state of Nebrasks ex rel. John F. Cromelien seainst James E. Boyd, and the purpose of the relator as shown by his statement of facts to he court is to compel Governor Boyd to issue a proclamation calling for the election of three congressmen-at-large to fill vacabcles alleged to exist in the representation of Nebraska in the present congress of the

United States. Mr. Cromelien claims that prior to the census of 1890 under the apportionment act of 1880, Nebraska had been entitled to three ongressmen; that immediately upon the promulgation of the census of 1890 it was apparent that for Nebraska to have an equal representation in the Fifty-second congress three additional representatives should be elected and that in the Fifty-second congress, being the present congress, Nebraska was and is entitled to six representatives; but the Fifty-first congress, ignoring the right of Netraska to an equal representation with the other states, passed an act approved February 7, 1891, masing an apportionment of representatives in congress among the several states under the eleventh census, and providing that the act should take effect after the 3d day of March, 1893.

Believes it Nugatory and Void. The relator then goes on to assert that as

ar as the apportionment act passed by the Fifty-first congress undertakes to postpone the equal representation of Nebraska in congress until after March 3, 1893, the act is nugatory and void and that the state of Nebraska was and is under the apportionment act passed by the Fifty-first congress entitled to six representatives in the present congress. The relator further cites that the people of Nebraska did not elect three additional representatives at large to fill the vacancies in the Fifty-second congress and that there are now existing these vacancies. gress until after March 3, 1893, the act is that there are now existing three vacancies in the present congress which ought to be filled by a special election.

On October 29 Mr. Cromilen called upon Governor Boyd and made a formal demand that he at once issue his proclamation for a pricial election to fill the vacancies. Governor Boyd positively refused, giving as his reasons that the matters in question were of too yast importance, the legality of the proposed action too dubious, and the conse quences possibly too serious for him to as-sume the responsibility until the supreme ourt or the attorney general had instructed him as to his legal duties in the premises Governor Boyd joins with the relator in ask ing the supreme court to make a solution o the difficulty and thus prevent a legal controvesy.

History of the Case.

Governor Boyd stated to a representative THE BEE this forenoon that he did not know who was backing Cromelien in the attempt to have three additional congressmen elected this fall. He was convinced that the Omaha attorney was simply acting for other parties. The matter was first broached to him several days ago by Cromelien, who as serted that Judge Donne and others had been won over to a favorable consideration of the matter. The governor stated at that time that he did not consult any of the gentiemen referred to as to the proper construction of the law, but that the attorney general was his official advisor. If the attorney general advised him that Nebraska was entitled to three additional congressmen in the present congress he would issue a call for a special election but not otherwise. Governor Boyd then addressed the following inquiry to At torney General Hastings:
"A question has been raised before me

upon which I wish you to advise me confiact of congress. Nebraska is entitled to a representation of six; it has but three; is it not entitled to three additional representatives for the remainder of the present ses-

The above query was addressed to the attorney general on October 17, and on the same day the attorney general replied that in his opinion Nebraska was not entitled under the apportionment act to three additional representatives in the present congress. Acting under that opinion the governor, two days later, declined to speeds Mr. Cromelien's peremptory demand for s special election.

Supreme Court Proceedings

The proceedings of the supreme court this morning were exceedingly brief. John F. Cromelien of Douglas county was admitted to practice. The following causes were argued and continued: Lord against Poaks. Shellenberg against the Fremont, Elkhorn & Missouri Valley Railroad company, Wag-goner against the First National bank of Creighton. The following causes were argued and submitted: State ex rel. Cromellen against Boyd, Burrows against Hoveland, Anderson against Pierce county, in re Newton. In the case of Peaks against Lord leave was given the plaintiff to serve and file briefs in fifteen days from October 13 and defendant in thirty days thereafter. This has already been done by stipulation but it had not been made a matter of record before the court. Court adjourned until tomerrow at 9 o'clock a. m.

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Richardson Drug Co., Agents, Omaha, Neb | 418 Nath at Dr. JOHN SHELBY, Pros

Omaha, October 24, 1892

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ly used than any sother cathartic. Sugar-coated, purely-regetable, and free from mercury or any other injurious drug, this is the ideal family medicine. Though prompt and energetic in their action, the use of these pills is attended with only the best results. Their effects sto strengthen and regulate the organic functions, being especially beneacial in the various derangements of the stomach, liver, and bowels.

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physicians and druggists, as the most prompt and effective remedy for billiousness, nausea, costiveness, indigestion, sluggishness of the liver, jaundice, drowsiness, pain in the side, and sick headache; also, to relieve colds, fevers, neuralgia, and rheumatism. They are taken with great benefit in chills and the diseases peculiar to the South. For travelers, whether by land or sea,

Ayer's Pills

omitted in the outfit. To preserve their medicinal integrity in all climates, they are put up in bottles as well as boxes.

"I have used Ayer's Pills in my family for several years, and always found them to be a mild and excellent purgative, having a good effect on the liver. It is the best pill used."

-Frank Spillman, Sulphur, Ky. Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Sold by Druggists Everywhere.

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to twenty pounds a month, at home, with-Dr. Clarke's Home Treatment, perfected in many years practice, causes no sickness or injury to the health, is highly indorsed. Send for proofs and testimonials.

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PILLS

Political Service of the system of disease, and cures habitual constipation They are sugar coated, do not gripe, very small cary to take, and purely vegetable. 45 pills in each vial. Perfect digestion follows their use. They absolutely cure sick head-acte, and nor recommendacte, and nor recommendacter, and nor recommendacter, and nor recommendacter. See Section 10 perfect of the section of t

FOR SALE IN OMARA, NEB., BY Fulm & Co., Car 18th & Douglas Sts. J. A. Fuller & Co., Cor., 18th & Douglas Sts. J. U. Foster & Co., Council Bluffs, In

The Liebig COMPANY'S



Cattle are reared on their fertile grazing fields in Uruguay, solely to provide prime beef for making the world-famed

Liebig COMPANY'S Extract of Beef.

Competent chemists supervise every de-tall, from the care of the cattle and through the processes of manufacturepreserves the QUALITY, FLAVOR and PUR irr of this famous product, which is a day, as when first put up by the g o phemist, Justus von Liebig.

Incomparably the Best For Improved and Economic Cookery, For Delicious, Refreshing Beef Tea.

TO THE OWNERS OF ALL LOTS, PARTS OF LOTS AND REAL ES-TATE ALONG SEWARD STREET FROM 26TH STREET TO 28TH STREET AND THE INTERSECT-

ING STREET:

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 affected by the change of grade of saward street from 26th street to 28th street and intersecting street, declared necessary by ordinance No. 194, passed October 17th, 1842; approved October 18th, 1832.

You are further notified that having accepted said appointment, and duly qualified as required by law, we will on the 3rd day of November, A. D. 1892 at the hour of 19 octobe in the forenoon, at the office of John F. Flack, 551 Chamber of Gommerce, within the corporate limits of said city, meet for the purpose of considering and making the assessment of damage to the owner respectively of said property affected by said change of grade taking into consideration special benefits. If any.

said property affected by said change of grade taking into consideration special benefits. If any,

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

JOHN F. FLACK.

GEORGE J. PAUL.

JOHN W. BORBINS,

Omaha. Neb. October 21, 1822. October.

To the owners of all larger parts of lots on Arbor street from 19th to 18th streets. 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 a "vity to assess the damage to the owners sectively of the property affected by the ag Arbor from 18th to 18th streets, declared necessary by ordinance 18th, passed October 11th, 1822, approved October 15, 1802.

passed October 11th 1892 approved October 15, 1892.
You are further notified that baving accepted said appointment, and duly qualified as required by law, we will, on the with day of November, A. D. 1892, at the hour of two o'clock in the afternoon, at the office of George J. Paul. 16.5 Farman street, within the corporate limits of said city, meet for the purpose of considering and masing 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 p ace afforesaid and make any objections to or statements concerning said assessment of damages as you may consider proper.

Office J. Pall.
W. G. SHRIVER.
J. AMES STOCKDALF.
Omaha, October 24, 1892.

Proclamation and notice of submission to his electors 'and local voters of the city of Omaha of the question of issuing the bonds of the city of Omaha in the sum of one hundred thousand dollars \$110,000 to pay for the cost of paying, repaying or machanising the intersections of atreets and spaces opposite alleys in said city, and to tray the cost of paying in front of real estate not subject to assessment of special taxes for paying purposes. for paving purposes.
o the electors and legal voters of the city of

for paving purposes.

To the electors and legal voters of the city of Ornaha.

I. George P. Romis, mayor of the city of Ornaha decisive this, my proclamation, and by the mainerity vested in me as such mayor and legal voters of the city of Ornaha that a general election will be held in said city on Tuesday, the eighth day of November, 1921, for the purpose of satemitting to said electors and legal voters the question and proposition following, to will:

"Small bunds of the city of Ornaha in the sum of one hundred thousand declars (\$100,000) be issued for the purpose of paying the cost of paving repaving or macadamizant the intersections of streets and spaces opposite they see in said city, or paring the cost of paving to front of real estate not subject to assessment of special taxes for paving purposes, said bonds or our not more than twenty Out years and to bear interest payable semi-annually at a rate not exceeding five per cent per annual, with coupons attached, to be called "Paving bonds," and not to be said for no other purpose than paying the cost of paving part, the proceeds of which shall be used for no other purpose than paying the cost of paving content of special taxes for paving purposes.

The said coestion and proposition shall be.

The sald question and proposition shall be The said question and proposition shall be submitted to said electors cautre in the proper form provided by law for official ballots, with the words 'res' 'No' prints. Thereon, All of said ballots having an 'X' mark following the word "Yes' shall be counted in favor of issuing said bonds, and all of said ballots having an X' mark following the word 'No' shall be counted and considered as against the issuing of said bonds.

The polis shall be open the day of said election at eight o'clock in the avening of the same day at the respective voting places, as follows:

FIRST WARD

FIRST WARD 1st District-S E corner 7th and Marcy Streets.
2nd District—N W corner 8th and Leavenworth streets.
and District—N E corner 15th and Jones streets.

4th District—S E corner 13th and first alley south of Pierce street.

5th District—North side of Pacific street between 6th and 7th streets.

6th District—East side of 6th street near south of Pacific street.

7th District—S E corner of Park Wild avenue and William street. nd William street. sth District—S W corner 10th and Hickory streets.

Oth District—S of corner 6th and Center streets.

Oth District—N W corner 6th and Baucroft streets.

Oth District—N E corner 6th and Vinton streets.

SECOND WARD ist District-N W corner 14th and Jones streets.
2nd Pistrict-N W corner 13th and Pacific
streets.
3rd District-S W corner 18th and Leaven-Corth streets 4th District-S W corner 2th and Leavenorthstreets. 5th District-S E corner 23d and Leaven-Sth District—S E corner 250 and District
worth streets
oth District—East side of South 25th street,
opposite Poppleton ave.
7th District—S E corner 16th and Pierce streets.
Sth District—S E corner 14th and William streets
sth Pistrict-N E corner Sixteenth and Cen-10th District-N W corner 20th and Doreas streets.
Ith District—S E corner 27th and Bancroft streets.
Ith District—N E corner 15th and Vinton streets.
13th District-S W corner 13th and Valley streets 14th District—N Ecorner 20th and Boulevard

ist District-S W corner 12th and Chicago streets.
2d District-N Weorner 14th and Davenport streets, 3d District-South side of Capitol avenue tear (west of 13th street, 4th District-West side of 13th street, beween Douglas and Dodge streets.
5th District-N E corner 19th and Capitol 6th District-N E corner 9th and Harney streets.
7th District-S E corner lith and Douglas streets.
sth District-N E corner 15th and Jackson oth District-S E corner 18th and Howard

1st District-N W corner 17th and Davenport streets.
2nd District—N W.corner 22nd and Davenport
streets.
3rd District—N W.corner 25th and Dodge
streets. 4th District-N E corner 17th and Dodge streets.
Stn District-N E corner 17th and Harney 6th District-N W corner 20th and Douglas Streets.
7th District-N W corner 26th street and St. Ath District—N w corner 25th street and St. Mary's avenue.
Sth District—S W corner 25th street and St. Mary's avenue.
Pth District—East side of South 19th street, between Harney street and St. Mary's avenue.
18th District—N W corner 18th and Leaventh District-S W corner 17th street and St. Mary's avenue

FIFTH WARD. 1st District-East side of Sherman avenue opposite Manderson street.
2nd District—S E corner Sherman avenue
and Wirt street.
3rd District—S W corner Sherman avenue and Lage street. nd Grace street.
5th District-S W corner 17th and Charles eth District-East side of Sherman avenue about 333 feet north of Nicholas street.
7th District—S E corner 15th and Izard streets.
Sth District-N W corner lith and Burt Streets.
9th District-N E corner 15th and Case streets.
10th District—East side North 17th street be-

tween California and Cass streets. 11th District-S E corner 18th and Cass streets. SIXTH WAND. 1st District - S E corner 24th street and Ames venue. 2nd District-8 W corner 36th street and ard District-N E corner 45th and Grant sth District—S W corner 24th and Manderson streets

5th District-SE corner 24th and Wirt streets
6th District-S W corner 23rd and Parker 7th District-N W corner 24th and Corby streets.
8th District-NE corner 27th and Burdette Streets.
9th District-N E corner 22nd and Grant 10th District-N W corner 2sth and Franklin streets.

11th District—S W corner 24th and Franklin streets.
19th District-S W corner 22nd and Clark

SEVENTH WARD. 1st District-S W corner 28th and Mason freets. End District-N.L. corner 29th avenue and End District—N.E. corner 29th avenue and Poppleton avenue. Brd District—S.W. corner 29th street and Woodworth avenue. 4th District—N.W. corner 29th street and Arbor street. 5th District—South side of Vinton street near (cast of) south 32d avenue. 6th District—S.E. corner 30th avenue and Poppleton avenue. Tin District N W corner 54th and Francis EIGHTH WAND.

1st District—East side of 26th street near isouth of Charles street.
2nd District—West side of 23d street near (south 94) Paul street.
3rd District—N W corner 20th and Nicholas sth District—S E corner 22d and Burt streets.

5th District—S W corner 29th and Case

1st District-8 W corner 32d and Cuming 2d District-N W corner soth and Cuming at Perts ad District-N E corner toth and Parnam streets.
4th District-North side of Davenport street near (west of North 32d avenue.
5th district-S E corner sist avenue and 6th District-S W corner 29th avenue and in witness whereof I have hereunto set my hand as mayor of said city of Omnha, this 17th day of October, 1892.

GEO P. BEMIS, Mayor.

JOSEPH GILLOTT'S STEEL PENS.

Attest: John Groves, City Cierk.

GOLD MEDAL, PARIS EXPOSITION, 1889. THE MOST PERFECT OF PENS.

Overcoat

Arguments

Arguments that speak louder than words, are prices-Prices to talk must be loud voiced-

How is \$3.75---

For a loud talker for a good wide wale cassimere overcoat--

Or would you rather have a heavy long ulster for \$5---

Or a still better one for \$7--

And for \$8-

Ah, that's the stuff---

For \$8 we have the finest light beaver overcoat you ever laid eyes on-got blueblack-brown ones, too-Wide wale-Box

\$8—that's our leader.

You prefer a storm ulster—we have them -all prices—all fabrics—

These are our arguments-

Columbia Clothing Co.,

Cor. 13th and Farnam-

Successors to M. Hellman & Co.---

WOODEN SIDEWALK RESOLUTION -CONSTRUCTION.

—CONSTRUCTION.

Council Chamber, Omaha, Neb., 1822
But resolved by the city council of the city of Omaha, the mayor concurring:
That wooden sidewalss 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 sidewalks to be included to the present grade on the streets specified herein, and to be constructed of pine plans of such wilth and thickness and be inid 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 towit:

office of the board of public works and under its supervision, lowit: South side of Hickory street, w % more or less lot 1 block 19 H anscom Place, present grade feet wide. North side of Nicholas street, lot 22 block 18 North side of Nicholas street, lot 22 block 18 Walnut Hill, present trade, 6 feet wide.
East side of 47th street, lot 15 block 19 Walnut Hill, present grade, 6 feet wide.
East side of 47th street, lots 12-13 block 8 Walnut Hill, present grade, 6 feet wide.
South side of Lake street, lots 10-11-12 block 16 Clifton Hill, present grade, 6 feet wide.
South side of Lake street, lots 1 to 6 inclusive block 11 Clifton Hill, present grade, 6 feet wide. ide. South side of Lake street, lots 7 to 41 inclu-ve block 41 Clifton Hill, present grade, 6 feet

wide.
North side of Blondo street, lots 3-4 block 3
Parker's add, present grade, 6 feet wide
West side of 26th street, lots 1-2 block 4
Parker's add, present grade, 6 feet wide.
South's de of Mason street, lots 1-2 block 11
Kountze & Ruth's add, present grade, 6 feet
wide. South side of Mason street, lots 1-2 block 12 Kountze & Ruth's add, present grade, 6 feet Vest side of 18th street, lots 1-4-5 block 11 Kountze & Ruth's add, present grade 6 feet East side of 19th street, lots 1-6 block 12 Kountze & Buth's add, present grade, 4 fest East side of 19th street lots 22-25 bloc 12t countze & Buth's add present grade, 4fee North side of Pierce street, lot 27 block 12 wide. South side of Pierce street, lots 1-2 block 17 Kountze & Ruth's add, present grade, 6 feet

Kountze & Huth's add, present grade, 6 feet wide.

West's de of 19th street, lots 1, 4, 5, 8, 9, 12, 14, 16, 11, 20, 1c lucius've block 17 Kountze & Ruth's add, present grade, 6 feet wide.

North side of Elin street, lots 8-9 block 2 Okchoum Park, present grade, 6 feet wide.

North side of Elin street, lot 1 block 1 Okahoum Park, present grade, 6 feet wide.

West side of 25th street, lot 1 block 3 Marsh's add, present grade, ropair.

North side of Charies street lots 5-8 w49, block 5.8 hinn's add, established grade, 6 ft wide.

East side of 25th street, lot 1 block 2 Hill-side No. 2, established grade, 6 feet wide.

And be it further resolved:

That the board of published 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 each copy obstruct. publication or service of such copy construct said sidewalks as herein required, that the poard of public works cause the same to be lone, the cost of constructing said sidewalks espectively to be assessed against the real

Passed Oct. 18th and 25th, 1892. E. P. DAVIS. President City Council JOHN GROVE: 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 P. W. BIRKHAUSER, Chairman Board of Public Works Omaha, Neb., November 1st, 1892. night

To the owners of all lots or parts of lots front-ing on Decator street from 26th to 31st ing on Decator street from 20th to dist street:
You are hereby notified that the under-signed three disinterested freeholders of the City of Omaha, have been daily appointed by the mayor, with the approval of the city coun-cil of said city, to assess the damage to the owners respectively of the property affected by grading of Decator from 20th to dist streets, declared necessary by ordinance ESS, passed October 7, 1892, approved October 10, 1892.

You are further notified, that having accepted said appointment and duly qualified as required by law, we will, on the Ma day of November, A. D. 1832, at the hour of 3 o'clock in the afternoon, at the office of George J. Faul, 1863 f arman 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 gradine, taking into consideration special benefits, if any. You are notified to be present at the time and piece aforesaid, and make any objections to or statements concerning said assessment. to or statements concerning said assessment of damages as you may consider proper.

GEORGE J. PAUL.

J. F. PLACK.

T. B. M'CULLOGH.

Omaha, Oct. 24, 1892.

DOCTOR : McGREW.



In the treatment of all forms of PRIVATE DISEASES.

MEN with loss of courage, ambition, and vitality. Fighteen years of the treatment of this class of diseases, which is proven by the universal testimony of thou-ands who have been cared. Write for circu-ars and question list. 14th and Farnam sts., Omain, Neb.

To J. A. Beatello, Mike Votora, Catharine Lochlin, M. Severen Sorensen A. P. Christopherson, Ulara Ford, G. R. Elisworth, John Mohr, George B Tzschock:
You are bereby rodified that the undersigned, three disinterested fresholders of the city of Omaha, have been duly appointed by the mayor, with the approval of the city council of shid 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 opening and extending 16th street from Vinton street to south city limits.

You are further not field, that having accepted a 1d appointment and duly qualified as required by law, we will, on the 2st day of November, A. D. 1802, at the nour of 10 o'clock in the forenoon, at the office of T. B. McOulloch room 84; N. Y. Life Building, within the corporate limits of said rity, meet for the purpose of considering and making the assessment of dismage to the owners respectively, of said property, by reason of such taking and appropriation thereof, taking into consideration special benefits, if ray.

The property belonging to you proposed to be appropriated as aforesaid, and which has been declared necessary by the council, by ordinauce, to appropriate to the use of the city, teing situate in said city of Omaha. In the county of Bourlas and state of Nebraska, is described as follows to-wit:

Su feet of w 69 feet of lot 46, S. E. Bozers plat Okahom.

West 16 feet of lots 10 and 11 Mottor's subdi-

West 15 feet of lots 10 and U. Mottor's subd -South 7 feet of west 26 feet of lot 16, Oak Hill No. 2. West 16 feet of lots 6, 7, 8 Mottor's sub of lot 45, 8, F. Horers' plat of Okahoma.

North 200 feet of west 26 of lot 46, 8, E. Roz-

North 201 feet of west 66 of 10146, S. E. Rogers' plot Okahoon.
West 25 feet sub lot 4 of tax lot 25.
You are notified to be present at the time
time and place aforesaid, and make any oblections to or state cents concerning, said proposed appropriation, or assessment of damages, as you may consider proper.

John F. F. AOK,
JAMES STOUKDALE,
Omaha, Oct 25th, 1802.
Omaha, Oct 25th, 1802.

To all owners of lots or parts of lots on Bougias street from "8th street to the west the
of Borgs & this second addition:
You are hereby notified that the uncersized, three disinterests freeholders of the
city of Omaha, have been don's appointed by
the mayor, with the approval of the city councit of said city, to assess the damage to the
owners respectively of the property effected
by the change of grade of Dourias street, declared necessary by ordinance No. 18: passed
August 23d, 182, approved August 23th, 182.
You are further notified that having accepted said appointment and duty qualified
as required by law, we will on the fourth sith,
Gay of November, 1892 at the hour of 16 o'clock
in the mornian at the office of Charles P. Banaum, 1995 bedge street, within the corporate
limits of said city, meet for the purpose of
considering and anxieting assessment of dhumae
to the owners respectively of said property
affected by said gradin, 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 and assessment
of damages as you may consider proper.

CHARLES P. BENJAMIN,
JAMES STOCKBALE,
JOHN F. FLACK.

Committee of Appraisers.

Omaha, Neb., October 21st, 1892. Orto 104