

WATCH EVERY DAY.

HAYDEN BROS.

For Tuesday we direct your attention to the new Spring Jackets, Capes and Wraps—New Clothing—Hosiery—Turkish Towels—Silks and Dress Goods.

Millinery Opening

Will occur this week—watch for it.

Turkish Towels.

Just opened, 5 cases of Turkish towels, best value ever offered.

200 dozen full selvedge bleached and unbleached Turkish towels, at 5c each.

100 dozen larger size bleached Turkish towels, at 10c each.

200 dozen of bleached and unbleached Turkish towels at 15c each.

50 dozen fancy weave and fancy colored towels, that were made on the World's Fair grounds and sold at 25c each, now on sale at Hayden's at 15c each.

Fancy striped and extra heavy and large Turkish towels at 19c each.

Extra large Turkish towels, bleached and unbleached, cable border worth 50c, at Hayden's now 25c each.

The king of all Turkish towels, as for weight and size, it cannot be beat, it's a corker. You want to see them; on sale now at Hayden's at 5c each.

Just received, 100 doz. more of those all linen damask towels, which went like hot cakes the last time, now going at 5c each.

Tomorrow, we place on sale 100 pieces of fancy printed dark ground satine, also plain fast black satine, (no remnants) at 5c a yard. Only one dress pattern to each customer.

2 cases oil red printed calico at Hayden's at 5c a yard.

Mill remnants of white dress goods, 2 1/2c, 5c, 8c, and 10c.

SPECIAL.

Every Day This Week We Have a Special Sale.

HAYDEN BROS.

THAT COLOSSAL CLOTHING PURCHASE

It places us in the front rank with an elegant line of fine Spring Clothing.

Men's Spring Suits

275 children suits, assorted double and single breasted, light and dark shades, well made, \$2.00 values, at \$1.25.

225 children suits, some trimmed with braid, double and single breasted, worth \$3.50 and \$4.00, at \$1.95.

Something new at Hayden Bros' in children suits, a large line of junior combination and reefers at half of regular prices, all we ask is for the ladies to call and see for themselves.

Boys' strong and neat knee pants go at 25c.

Boys' durable long pants at test prices, go at 50c and 65c.

275 men's fine fur Fedoras, in black and brown, \$1.00; hatters prices, \$2.25.

Young men's fine fur Fedoras, in black and brown, 75c; hatters prices, \$2.00.

YACHTING CAPS FOR MISSES AND BOYS.

In blue, drab and brown, that cost \$1.00, in blue, tan and fancy styles, 50c; worth, \$1.00.

Children's fancy hats and turbans, 25c; worth from 50c to 75c.

Children's fancy hats and turbans, 37c.

Boys' Fedoras, 50c; worth, \$1.00.

Boys' crushers, 50c; worth, \$1.00.

Eloquent Prices and Tempting Values

SILKS

The "stay-at-homes" of last week will have an equal opportunity this week with the shoppers of last week. Our reserve stock is so large that despite the immense trade last week we have been able to fill up broken lines and continue all bargains.

Changeable surah silks only **49c** yard.

Wash silks—a new line of them just opened in light and dark colors, only **39c** yard.

Printed China silks worth 65c for **25c** yard.

Regular \$1.00 quality printed China silks this week for **69c** yard.

The latter part of this week we are going to have a special sale on white and cream wash silks in various widths, and we can assure you that we are going to make some interesting prices to you on this class of fabrics.

Always come and see our silks and the prices we make on them before you purchase.

HAYDEN BROTHERS.

Spring Trousers: Boys and Children.

275 children suits, assorted double and single breasted, light and dark shades, well made, \$2.00 values, at \$1.25.

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Hats and Caps

Leaders of fashion in hats and caps. Just received all of the latest shapes in Derby and Fedora for our spring opening and at prices less than 1/2 hatters prices.

DERBY HATS.

The Youman style, \$1.50; hatter prices, \$3.00.

The Youman style, full shape, \$1.50; hatter prices, \$3.00.

A genuine fur derby, \$1.00; all of the latest shapes.

FEDORA.

Men's fine fur Fedoras, in black and brown, \$1.00; hatters prices, \$2.25.

Young men's fine fur Fedoras, in black and brown, 75c; hatters prices, \$2.00.

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Boys' crushers, 50c; worth, \$1.00.

Ladies' and Gents' FURNISHINGS

We had a crowd at our gents' shirt counter last Saturday, but what must it be to-day? A crowd of 1000 of gents' shirts, negligee shirts in fine French percales, madras cloth, satins, fancy basket cloths and silks, and in fact, every kind of material put into a shirt, will be found in this lot, collars attached or detached, open fronts, closed fronts, or any way you want them. We have just received our new stock of Stanley shirts, laundered goods, the finest line probably ever shown in this city. On Tuesday we will dump the line on our counters and give you a shirt soap which you must appreciate.

Who ever heard of boys' fancy flannel shirts, new pattern, being sold at 25c, the is what we will do; men's fine percale shirts, worth 50c and 75c, on Monday 25c each.

At 25c will be found an elegant line of men's shirts, impossible for us to describe in this space. At this price they will not last long.

In our 50c lot will be found shirts sold as high as \$1.50 each; this is one of the best bargains in the lot.

Our 75c line, nothing better made, no matter what money you pay; not a shirt in this lot but what is worth \$1.00, \$1.50 and \$2.00.

A case of ladies' fast black cotton hose, Hermsdorf dye, regular 25c quality, on Tuesday 11c per pair.

A case of ladies' fast black cotton hose, regular 25c quality, on Tuesday 12c per pair.

A case of gents' fast black cotton one-half hose, also leather shades and brown baggins, never sold for less than 25c, on Tuesday 12c.

100 dozen ladies' nightgowns, 25c, 35c, 50c and 75c and 98c, at less than price to make.

On Tuesday we will show an elegant line of boys' shirt waists.

HAYDEN BROS.

DRESS GOODS.

This is the way we have cut nice new spring dress goods:

OLD PRICE.	NEW PRICE.
85c 46 in all wool Henriettas.....	59c
\$1.50 French Whip Cord.....	\$1.00
1.15 Satin Beres.....	75c
85c French Crepon.....	50c
85c French Serges.....	50c
75c German Henriettas.....	40c
\$1.00 Novelty Suitings.....	48c
85c " ".....	50c
40c " ".....	15c

We have the above in all shades, INCLUDING BLACKS. Our \$1.50 and \$1.75 Broadcloths Tuesday at \$1.00.

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Hudson is
 - Purely vegetable
 - Purely natural
 - Purely safe
 - Purely effective

It cures
 - Premature loss of hair
 - Premature loss of teeth
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HILL'S CASE TO BE HEARD

Will Make an Effort to Fix the Ex-Treasurer's Responsibility Today.

MUCH ABLE TALENT ON BOTH SIDES

Will Be One of the Most Closely Contested Cases in the History of the State—Review of the Affairs.

LINCOLN, March 19.—(Special to The Bee.)—In the supreme court tomorrow will be argued a matter of extreme importance to the people of Nebraska—important because it involves the money lost by the state by the failure of the Capital National bank, something like \$235,000. This case is destined to become one of the notable ones in the legal annals, not only because of the large amount of money involved, but because of the imposing array of legal talent employed and the bitterness with which every effort of the attorneys representing the state is being contested.

State Treasurer Hill deposited large sums of money with the Capital National bank. His successor left it there under a worthless bond and the bank failed. The legislature placed \$100,000 at the disposal of Governor Crouse to be used in recovering the money. Suit was first brought against ex-Treasurer Hill and his bondsmen in the district court at Omaha Judge Davis dismissed the case there for lack of jurisdiction and the supreme court affirmed his opinion. Two weeks ago Attorney General Hastings and Judge Waskely, who has been employed as special counsel for the state, applied to the supreme court for a rule enabling them to take the case against the ex-treasurer directly before the supreme court. The application will be orally argued tomorrow forenoon. Both sides to the controversy filed briefs with the supreme court this afternoon, in which the main points of their arguments are clearly set forth.

The attorney general and his counsel lay down a number of propositions:

1. Section 2, article vi, of the constitution confers upon the supreme court original jurisdiction "in all civil cases in which the state shall be a party." They argue that the legislature cannot take away from the supreme court the jurisdiction in such a case, but that its inherent powers, the supreme court may exercise a jurisdiction granted by the constitution without legislative aid or action.
2. The proposition that the supreme court has the right to formulate such rules has long been settled by the supreme court of the United States in the case of *Worcester v. Georgia*, and in many other cases. On this point a large number of authorities are cited.
3. All courts of record have inherent power to make necessary rules for exercising their jurisdiction. Under this proposition it is argued that the Nebraska supreme court has power by express provision of section 838 of the statutes to make all necessary rules for exercising its jurisdiction, whether original or appellate; that it has already exercised this power in the very important matter of the statutes to give effect to writs of habeas corpus and mandamus cases, and there can be no logical reason why, under the same power, the supreme court should be unable to provide for bringing parties before it for pleading, verdict and judgment in the case of an action instituted by the state.

The grant of jurisdiction in mandamus, quo warrant and habeas corpus is in terms no more direct or positive than in civil cases in which the state shall be a party. The legislature properly assumed that nothing more was necessary. It is respectfully suggested that rules of similar import would readily accomplish the purpose in view, and in conclusion the attorneys for the state say: "In respect to the controversy which has specially moved counsel to present the matter at this time, it is not, we hope, im-

proper to say that the executive head of the state, charged by a special act of the legislature with its conduct and prosecution, believe that the importance of the controversy—involving more than \$250,000 of its money—and the peculiar circumstances and surroundings of the case both justify and demand this effort to bring it into this supreme tribunal to the end that justice therein may be administered without denial or delay. They believe that the highest and best interests of the state demand it. They urge that the doubts, delays and uncertainties which attend the ordinary progress of a cause through the courts will be thus avoided, and should be. In this court the rights of neither plaintiff nor defendant will be imperiled by local interests or prejudices incident to a trial in the immediate place where the controversy arose. No other cause in all its aspects is likely to arise for the exercise of the original jurisdiction committed to this court, for wise purposes by the constitution which created it." The opposing brief is presented by T. M. Marquette, J. H. Ames, J. H. Broady, John C. Cowan, George E. Friehtel and Griggs, Rinker & Bibles. It characterizes the proceedings of the attorney general as "an application to make some new due process of law whereby the state, in suits on official bonds, can avoid all the usual legal proceedings, and commence actions in the court of last resort." The whole contention of the opposing brief is that the supreme court has no power to formulate a rule without and that the legislature alone has the right to make such provision. The legal talent included in the defense is down upon the constitution, which says "the state may sue and be sued, and the legislature shall provide by law in what manner suits shall be brought." They argue that inasmuch as the legislature has never made such provision nothing can be done in the present case until the legislature acts.

FOUND TO WORK AWAY.

Some new and almost unheard of complications have arisen in the construction of the new water works system in Lincoln. Ever since the work commenced, some three weeks since, there have been many complaints to the effect that the foreman in charge of the work employed Russians in the construction of workmen of other nationalities. Foreman Deffenbach promised to rectify the grievance when it was called to his attention. How well he succeeded was proven, or rather disproven, by subsequent events. On Wednesday morning he put twenty men at work on a comparatively short trench on P street. Of this number about one-half were Russians and the rest Americans. The Russians came along and worked on the trench, and when they were on that particular trench. They insisted on working any way and piled into the trench, until eighty men were at work. The men were packed into the trench so closely that they greatly interfered with each other, but as a result the trench was completed before noon and everybody was out of a job. Ordinarily the work would have lasted the twenty men two days.

On Friday the same trouble occurred again at Ninth and H streets. Here the foreman proposed to employ twenty men, but the Russians went to work and when the trench was made there were 115 of them. Then the foreman ordered all work stopped and it is stopped yet. There is serious danger that if the Russians continue to insist on employment for all of their number. There is not enough work for all of them and it is not likely that the men of other nationalities threaten to take the matter in their own hands and use force where diplomacy now fails.

LINCOLN IN BRIEF.

Officer Ide, who was summarily removed from the police force last Saturday, now expects that his removal was occasioned by the fact that he was seen by another officer to enter a saloon at an unseemly hour between midnight and morning in company with the barkeeper and two women. He claims that the women wanted some soda water and he took a cigar, which he turned over to the night captain as soon as he reported at the station.

Chief of Police Cooper received a message from Fremont this morning asking him to keep a lookout for Charles Carleton, a murderer under sentence of death who made his escape from the Dodge county jail last night. J. H. Harley assumed his new duties as

MURDERER CARLETON FREE

Was Under Sentence of Death with Good Prospects of Being Hanged.

GOTHMAN'S SLAYER BREAKS OUT OF JAIL

Three Other Prisoners at Fremont Gain Their Liberty at the Same Time by Sawing Through the Steel Bars of the Cage.

FREMONT, Neb., March 19.—(Special Telegram to The Bee.)—The county jail was broken open during the night and Charles Carleton, the murderer of August Gotzman, and three others, including all the inmates except Marshal and Stewart, in for petty offenses and whose terms expire tomorrow, escaped. Carleton had been sentenced to hang on March 23, but the sentence had been stayed by the action of the supreme court. The others who have broken are the men Wichelow and Blake, put in for burglarizing a jewelry store at North Bend, but who had not yet been hanged, and one Deshane, confined for bastardy.

The job was neatly and effectually done, a hole being sawed in the steel cage about 10x14 inches, which gave them access to the corridors and direct access to the roof, through which an easy egress was effected. Once on the roof they had but to slide down the lightning rods and they were free.

Simultaneously with their escape two saddle horses belonging to Leonard Werz, on West Eighth street, disappeared, and as they were traced within a few blocks of the jail it was believed that the prisoners were aided by outside parties, although the officers are of the impression that the horses were used as blind. The two men who are still in the jail and were in the same cell with those who escaped say that the escape was effected at the house of a carpenter, who after several occasions, including the breaking of a 2x4 scantling used as a collar beam to the roof, which made so much noise that it attracted the attention of the watchmen, by cutting it out with jack knives. Blankets were so spread over the collar beams as to catch the plastering without any noise.

It is believed that the whole thing was planned by the man Blake, who was known as a jail breaker, having escaped from the jail at Lincoln. Sheriff Milliken telegraphed to neighboring towns and cities, and has offered a reward of \$200 for the capture of Carleton.

Much criticism of the sheriff is indulged in that that watch had not been in a position against so bold an effort. The same indulgence upon the gates, according to the prisoners remaining, had been going on about three weeks, and doubtless with tools either taken in by Blake or furnished from the outside. Another complaint is that Carleton was not in the murderer's cell according to the sentence of the court. The sheriff gives as a reason for this that no warrant could be provided for that cell and his course was prompted by humane instinct.

FATHER OF THE FUGITIVE TALKS.

Brought Carleton, father of the fugitive, news from the stolen team this morning, stating that he caught it near his place, five miles west of the city this morning, and expressed great surprise when he ascertained that his son had broken jail. But he asserted to a friend that he was sixty miles away before daylight.

Additional facts are coming to light about the jail. Watchman Ford says that he had suspected that something was wrong from a whispered conversation among the prisoners, and had notified the sheriff, who said that he would make a careful investigation of the matter in the morning. It has also been ascertained by the remaining prisoners that the hole in the roof was cut while the jailer was at supper, and everything was ready

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Dr. Searles and Searles, 218 South 13th St., OMAHA, NEB.

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Universal Complete Practical Camera. Special watch, 100 exposures, six pictures without re-loading. Any one can operate. Full set of instructions, etc. for \$2.50. Agents wanted. Booklet sent free. RAYBURN 3078 & CO., 1009 Chamber of Commerce, Chicago.