

**TAYLOR OUT IN A NEW ROLE**

**Scheme by Which He Hopes to Retain His Official Position.**

**HE JOINS HANDS WITH THE POPOCRATS**

**Forces Davis Off the City Ticket in the Eighth Ward and Will Make the Race for the City Council.**

Cadet Taylor, who was a candidate for the council and was turned down at the republican city primaries, and who received another defeat at the hands of the city convention a day later, has wigged so hard to get out of his agreement not to run as a republican for the council from the ward that at last he seems to have found the way. It has been let to his friends that he has been compelled to change his politics and run on the democratic ticket. Such is a well authenticated rumor that was prevalent among a few politicians yesterday.

In order to put the plan through it was necessary to induce the democratic nominee to withdraw his name. Taylor has been done. Tuesday Davis confided to a friend that he had come to the conclusion that he had no earthly show against Tom Crocker and had no money to spend in the effort to secure an election. Therefore he had determined to get off the ticket and leave the field for some one else.

For the past week or more Taylor has been laying siege to Davis' friends, who were confidently predicted by the politicians that Davis was playing the part of the coy maiden, for one day he would tell his friends that he would not withdraw from the ticket and the next that his chances were so poor that he was sure that he could not be elected.

With Davis off the ticket the next step in the plan will be to put Taylor on a prominent position of the free silver party when questioned on the matter. Taylor will presume that Taylor will be put on the Eighth ward ticket. I see no objection to that because I have always favored non-partisan politics in the city.

Taylor will certainly win. He will hold his own republican following and will also capture the Irish vote, which would otherwise have gone to the regular democratic nominee.

Prior to the republican primaries Taylor made an agreement with the four other republican candidates in the eighth ward. This agreement was to the effect that each should abide by the result of the primaries and should make no further run for the council. Each of the five, Taylor included, signed this agreement in black and white.

Taylor affixed his name in the firm belief that he would win at the primaries. When Tom Crocker and Davis were named for another phase was put upon the matter. He did not then hesitate an instant in going back upon the agreement he had made. His first attempt to get out of the agreement was a flat failure, as he was turned down worse than at the polls.

It was then that Taylor made his first overtures to the democrats. It is stated that the proposition was made even then that he be placed on the popocratic ticket. The deal went as far as that when the intention to present his name to the convention as the eighth ward candidate, but at that time the deal with Davis could not be consummated as he was the choice of the primaries. Therefore Davis was allowed to secure the nomination.

Since then Taylor has been feeling his way toward running as an independent candidate. Secret meetings have been held at his house, at which his chances have been discussed in detail. The apparent conclusion, however, seemed to be that his following in the ward would not be able to boost him to victory if Davis was named in the field. The only way out of the difficulty, therefore, was to induce Davis to withdraw and to corral the democratic vote for Taylor.

**VERY ANXIOUS TO RUN FOR OFFICE.**

William Alstadt, a candidate for justice, files his petition.

Alstadt, a candidate for justice, files his petition.

Alstadt, a candidate for justice, files his petition.

Alstadt, a candidate for justice, files his petition.

Alstadt, a candidate for justice, files his petition.

**ASKS TO HAVE THE LAW ENFORCED.**

**Suit Entered to Compel Advertising in the Omaha Daily Bee.**

**State of Nebraska vs. Victor Rosewater against the City of Omaha and Beecher Higby, City Clerk.**

The case was set for hearing at 2 o'clock, but upon request of the city attorney it was postponed until 4:30 o'clock in order to afford him time to look up authorities.

Shortly after 3 o'clock City Attorney George H. Meyer took the case to the court in the presence of a third party attempted to induce him to withdraw his suit on promise that the advertisement would be ordered printed in the Bee, and that a list of precinct boundaries as required by law. Needless to say the kind offer was not accepted.

The contention of the relator was that the law clearly specifies that a detailed description of the voting districts must be published in the Bee, and that, before each registration day, the law being as follows: "The boundaries of all election precincts, and the location of all places of registration, shall be published and shall be publicly advertised in at least two newspapers published and of general circulation in said city, in the last issue of each month selected preceding the first day of any general registration, or revision of registration, and on such days only."

The city attorney appeared for the city and said the action of the council had been taken at his suggestion, and he said there were no grounds for publishing a lengthy description of voting districts for the reason that every voter in the city knows the boundaries of the district in which he lives and is free to register and that, therefore, the publication required by law was an unnecessary expense. He stated that there was not enough money in the treasury to pay the salaries of city officials, and that the law did not enjoin upon the city clerk the publication of the list of precincts, and that it was not a part of his duty to do so, and it was therefore asserted that the suit was not properly brought.

**The Whole Story**

**Hood's Pills cure nausea, sick headache, indigestion, biliousness.**

**Little Owens in Trouble Again.**

**Accused of Relieving a Victim of His Visible Sores.**

**WHY IT IS SO SUCCESSFUL**

**An Oppertune Sale of the Orchard & Wilhelm Stock.**

**Price Cutting That's Real—The Cause Successful Beyond the Most sanguine Prediction.**

There are times when a merchant recognizes the advantage of turning merchandise into money quickly, and in this era of over-crowded stores, more than the ordinary inducements to do it.

**Successful Beyond the Most sanguine Prediction—Before Election or After—If the Inducements Are Right—It Draws.**

**Such in fact has been the method pursued by the Orchard & Wilhelm Carpet Co. in their great pre-election sale of every single article in the store.**

**Chicago and Northwestern.**

**Chicago and Northwestern.**

**Chicago and Northwestern.**

**Chicago and Northwestern.**

**Chicago and Northwestern.**

**Chicago and Northwestern.**

**Chicago and Northwestern.**

**WHY IT IS SO SUCCESSFUL**

**21 Cases Men's, Ladies' and Children's Clothing Bought by Boston Store and on Sale Saturday.**

**These 21 cases are part of a carload of goods which were shipped by freight train from New York to Philadelphia and got wrecked in transit.**

**Some of the bargains in the special sale:**

**Some of the bargains in the special sale:**

**Some of the bargains in the special sale:**

**Some of the bargains in the special sale:**

**Some of the bargains in the special sale:**

**Some of the bargains in the special sale:**

**Some of the bargains in the special sale:**

**Some of the bargains in the special sale:**

**Some of the bargains in the special sale:**

**Some of the bargains in the special sale:**

**COOPER IS SEEKING PROTECTION.**

**Assets of Other Stockholders in Company Proposed to Preserve His Own.**

**The courts have been called upon to settle another squabble between contending stockholders in a corporation.**

**Cooper alleges that he has only recently discovered that instead of having the property devoted to the Continuous Kila company, the defendants had the property conveyed to themselves as individuals, and he further alleges that only a few days ago Lively conveyed a half interest in the property to the Brick Manufacturing and Building association, a corporation composed of the defendant Lively and his sons.**

**Cooper alleges that he has only recently discovered that instead of having the property devoted to the Continuous Kila company, the defendants had the property conveyed to themselves as individuals, and he further alleges that only a few days ago Lively conveyed a half interest in the property to the Brick Manufacturing and Building association, a corporation composed of the defendant Lively and his sons.**

**Cooper alleges that he has only recently discovered that instead of having the property devoted to the Continuous Kila company, the defendants had the property conveyed to themselves as individuals, and he further alleges that only a few days ago Lively conveyed a half interest in the property to the Brick Manufacturing and Building association, a corporation composed of the defendant Lively and his sons.**

**Cooper alleges that he has only recently discovered that instead of having the property devoted to the Continuous Kila company, the defendants had the property conveyed to themselves as individuals, and he further alleges that only a few days ago Lively conveyed a half interest in the property to the Brick Manufacturing and Building association, a corporation composed of the defendant Lively and his sons.**

**Cooper alleges that he has only recently discovered that instead of having the property devoted to the Continuous Kila company, the defendants had the property conveyed to themselves as individuals, and he further alleges that only a few days ago Lively conveyed a half interest in the property to the Brick Manufacturing and Building association, a corporation composed of the defendant Lively and his sons.**

**Cooper alleges that he has only recently discovered that instead of having the property devoted to the Continuous Kila company, the defendants had the property conveyed to themselves as individuals, and he further alleges that only a few days ago Lively conveyed a half interest in the property to the Brick Manufacturing and Building association, a corporation composed of the defendant Lively and his sons.**

**Cooper alleges that he has only recently discovered that instead of having the property devoted to the Continuous Kila company, the defendants had the property conveyed to themselves as individuals, and he further alleges that only a few days ago Lively conveyed a half interest in the property to the Brick Manufacturing and Building association, a corporation composed of the defendant Lively and his sons.**

**Cooper alleges that he has only recently discovered that instead of having the property devoted to the Continuous Kila company, the defendants had the property conveyed to themselves as individuals, and he further alleges that only a few days ago Lively conveyed a half interest in the property to the Brick Manufacturing and Building association, a corporation composed of the defendant Lively and his sons.**

**Cooper alleges that he has only recently discovered that instead of having the property devoted to the Continuous Kila company, the defendants had the property conveyed to themselves as individuals, and he further alleges that only a few days ago Lively conveyed a half interest in the property to the Brick Manufacturing and Building association, a corporation composed of the defendant Lively and his sons.**

**Cooper alleges that he has only recently discovered that instead of having the property devoted to the Continuous Kila company, the defendants had the property conveyed to themselves as individuals, and he further alleges that only a few days ago Lively conveyed a half interest in the property to the Brick Manufacturing and Building association, a corporation composed of the defendant Lively and his sons.**

**OVERCOAT WISDOM**

We may not have the "swellest" Overcoats in town. We may not have the highest priced. We may not even have the lowest priced, but we have the best—the most-for-your-money best—and we have infinitely the most stylish. What makes an Overcoat the best? Wear. Put "Nebraska" Overcoats alongside of others and you may not see the difference to begin with—but in the course of time you will. Nebraska Overcoats wear better, hold their shape better and look better in the long run than any Overcoats at the same price. It is wisdom to get all you can for your money. It is wisdom to buy as cheap as you can. It is wisdom to get as much as you can and pay as little as you can, but it is very poor wisdom to overlook wear. Nebraska Overcoats have got to wear. We haven't got an Overcoat in our house that we can't guarantee to wear and we have them as low as \$3.75. Our \$9.50 Dress Kersey is a marvel of style, goodness; and wear.

Send for our Fall Catalogue—They're getting scarce now.

**Nebraska Clothing Co.**

**ALL THE WORLD**  
Knows that the Peerless Remedy for Diseases of the Liver, Kidneys and Bladder is  
**Dr. J. H. McLEAN'S LIVER AND KIDNEY BALM.**  
It has Cured Thousands of Desperate Cases. Try It.

**THE DR. J. H. MCLEAN MEDICINE CO., ST. LOUIS, MO.**

**HAYDEN'S EXPECT BIG VALUES THURSDAY.**

**Special Sale on Ladies' Kid Gloves.**

**Grand Special Sale**

30c Lace Ties for 15c.  
25c fancy lined Table Covers, 15c.  
25c Linen Splashes, stamped, 15c.  
25c Linen Tray Cloths, 15c.  
50c full sized framed Table Covers, 25c.  
50c Ladies' Pocket Books, 25c.  
10c Corset Steels, 5c.  
10c Dress Shields, 5c.  
10c Turb. Iron Stays, 5c.  
10c Puruses, 5c.

**Our Opinion of Doc.**

**One Thousand for One.**

**ACCIDENT TICKETS.**

**THE INTER-STATE**

**One Thousand for One.**

**ACCIDENT TICKETS.**

**THE INTER-STATE**

**HAYDEN'S**

**DR. MCGREW'S SPECIALIST WHO TREATS ALL PRIVATE DISEASES**

**MADAWASKA**

**DR. MCGREW'S SPECIALIST WHO TREATS ALL PRIVATE DISEASES**