FINES TO ENFORCE RULES

Etrict Observance.

Members Held to Strict Accountability and Heavy Penalties Imposed for Infractions of the Regulations.

ic-chancery of the tederal court United States against the South Omelia Live the morning, and was examined by Warren Switzler in behalf of the defendant, and United States District Attorney A. J. Saw-

that given Wednesday by Richard Glichrist, ex-president of the exchange, in regard to He said it was practically impossible for any commission merchant to transact busiwere under the discipline of the body, he said, and were subject to fines for non-observance of rules. He gave the instance of the firm of George Adems & Bark, who had been convicted of sending a prepaid telegram to a Karses customer giving the condition. to a Kauses customer giving the condition of the market and had been fined \$200 in consequence. Mr. Lott this asked regarding the dockage fund and by reference to the books stated that there was now \$863 in the treasury from this source. He described the arbitrary rule which imposed a charge of 15 arbitrary rule which imposed a charge of 15 cents a car on hog chloments for impoction and dockage not legally required and which It is claimed by the government attorneys mounts to nothing more than a robbery of olls amounted to a good many hundreds dollars a year, and is cald to inspectors. The assumption of authority by the exchange was further shown by the case of Jackson, Higgins & Co., who had been fined \$250 for receiving a shipment from a man named Burke which had been originally billed to Woods Brothers, but had been deflected through the efforts of the former firm's traveling solicitor. Burke had received \$150 for giving his testimony in the case. Other assumptions of a court's au-

the examination of Mr. Switzler emphasis was laid fact that the exchange was not in business for profit, that no divideed was ever declared and that the pur pose of the organization was simply for the guaranty of good faith among the commis-sion men and to establish a uniform system of dealing and charging. It was asserted merchant to engage in business without membership in the exchange but it was ad-mitted that it would be made exceedingly unpleasant for him.

thority were given, a non-observance of

was the rate of commission charged by com-

AB WAGGONER'S TESTIMONY. The afternoon was largely occupied by the testimony of Ab Waggoner, one of the mem-bers of the exchange, whose testimony covered somewhat similar ground to that of Colonel Lett. Mr. Weggoner was questioned at length in regard to the system of business used by the exchange and as nearly every question was objected to by the attorneys for the respondents, the examina-

The witness was asked in regard to th licitors employed by virious firms and his testimony showed that while the solicitors were out sending eattle owners to the South Omaha market, they also took occasion to look out for prespec out the fact that the cattle were brought to South Omah, and sold to purchasers, who shipped them out to various other states. The witness also testified that in most cases the cattle were bliled through to Chicago order to secure the advantage of the

Much of Colonel Lott's testimony was cor roborated by Mr. Waggoner. The latter stated in reply to a question that in his opinion it was impossible for a commission man to do a successful business at the South Omaha vards unless he was a member of the exchange. He was also questioned at length in regard to the system followed by the commission men of procuring loans on feeders, taking as security a mortgage on the herd. He stated that these mortgages contained a clause which bound the feeders to sell the cattle when they were ready for market through the firm that had procured them the loan,

INTERSTATE FEATURES.

L. C. Reddington, manager for Clay, Rob inson & Co., was placed on the stand to verify the fact that cons derable business done at South Omaha would come under the head of interstate commerce. On this point he testified that his firm had dealings with shippers in Wyoming and other states and in consideration of chattel mortgages there

In yesterday's report of this olse, In the testimony of William A. Higgins, the rate of interest charged should have been stated at from 7 to 10 per cent. Mr. Higgins also testified that the dockage charge on hegs was 15 cents per car, instead of 15 cents per head. Ex-President Glichrist insisted that his testimony was misquoted. He says he testified that the rule in regard to membership was not charged for the purpose of freezing out the Omeha Live Stock Commis-

sion company.
One instance of the benefit of the existence of the exchange was brought out in the testimony of Mr. Gilchrist. At one time a commission firm was detected in evercharging its customers in the matter of feed furnished. At once \$640, the amount thus secured, was taken from the firm by the exchange, and through its secretary was returned to the various shippers who had been swindled, the amounts running as low as \$5, in many cases the shipper not know-

ing he had been overcharged.

The exchange relies for its ultimate victory on a similar case now in the su-preme court of the United States against the Live Stock exchange of Kansas City. This case is also based on an alleged infringement of the interstate commerce law, and Mr. Switzler said yesterday that if the Konsas City exchange won the Omaha case would be settled in his favor and in a constrary case the Omaha exchange still had a good change, as its rules were more liberal good chance, as its rules were more liberal than the similar organization in Kansas City.

Trouble About an Overcont. Neal Corcoran was arrested last night on

complaint of a South Omaha man, who charged him with obtaining an overceat by dishonest means. The two men had been in a South Omaha saloon watching a game in a South Omaha saloon watching a game of cards, Corcoran observed a poker hand in one deal which he said would beat all comers. The South Omaha resident was allowed to see one almost as good and became so assured of its superiority that he pawned his overcoat to Corcoran for E. with which to back the hand. It was not a winner and the South Omaha man asked Corcoran to accompany him to this city, where the could obtain the money to redeem the garment from a cousin in the fire department. When the cousin was given the facts he immediately telephoned the police and Corcoran was arrested. He agreed to return the coat and was allowed to go on his way.

Turners' Rehenrsal.

There was a rehearsal in Turner hall last night for an entertainment to be given on request of the chairman of the Cuban Reobservance of the thirtieth anniversary of the organization. The program will consist of music and athletic exercises and an address by Claus Courad, the president of the Turnversin. The portion practiced last night was the hoop drill, single stick exercise and chi swinging. The class was unusually proficient in work with the single stick and made a good exhibition of manifest and cutting thrust and parry with the ancient weapon. The hoop drill was conducted by twelve members of the women's class attired in an attractive Greek custume of yellow and white.

lief committee, the southern lines are now transporting supplies free for the Cubans. The Queen & Creecant route has been transporting supplies south from the start, and now that there has been another call for supplies. Receiver S. M. Felton made another announcement today that his road would gladly carry all such supplies free.

Orders the Miners to Strike.

BRIDGEPORT, O. Feb. 3.—Secretary Lewis of the Ohio Mine Workers, today ordered 100 miners at Keiley's to strike, because of the discharge of several men with-out cause.

Listens to Papers.

MARYVILLE, Mo., Feb. 3.-(Special.)are in Maryville today attending the annual meeting of the Standard Poland China Record association. The Swine Breeders' institute, which is a regular feature of the annual meeting, was held at the Nodaway and outsiders were present and the meeting was very interesting and animated throughout. H. M. Kirkpatrick of Connor, Kan-was chosen chairman and Frank Woodford of Shenandoah, ia., secretary, J. A. Juda of Stanberry, Mo., read a paper on "Public Sale Guarantees and What Constitutes a Breeding Animal," N. E. Mosher of Salsbury, Mo., discussed the question, "Is the Advantages and Disadvantages?" on "The Coming Type of a Poland China and How to Produce;" W. T. Garrett of Maryville, one on "The Superiority of the Standard Record," and Colonel J. West Jones of Lenox, Ia., who is an old auctioneer, offered "Some Public Sale Suggestions." All the papers read were thor-

oughly discussed by the different mem-The Standard Poland China Record association is now the second strongest organiferent states and territories-Missouri, Kansas, Nebraska, Iowa, Oregon, California Colorado, Illinois Indiana, New York, Ohio, The Standard association has they be used as "limited" trains. To this

Tuesday night J. A. Judd of Stanberry sold at public auction by electric light fifty brood sows, at an average price of \$47.70. Hog fanciers say this is the first sale of the kind that ever took place by electric lights.

Yesterday afternoon the annual business meeting and election of officers took place. S. F. Fose of Crete, Neb., and Samuel Mc-Kelvie of Fairfield, Neb., were nominated for president and Mr. McKelvie was elected by a small majority. The following vice presidents were elected: F. F. Ferguson, for Indian Territory; Robert I. Young, for Missouri; S. F. Foss, for Nebraska; H. H. Wing, for New York; David Craig, for Oregon; James Johnston, for Arizona; D. B. Garriott, for Kentucky; P. W. Petterson, for South Dakota; J. W. Pfander, for Iowa; Brad Findley, for Indiana; James I. Saw-yer, for Colorado; C. F. Hutchins, for Kansas; J. B. Bell, for Ohio; S. W. Myers for mission men which must meet and not ex-ected a certain amount under the liability

The following were elected members of the board of directors for the ensuing year: Matyville, Mo.; D. F. Risk and M. H. Gabbert, Westen, Mo.: J. West Jones, Lenox, Ia.; E. E. Axline, Oak Grove, Mo., and C. F. Hutchins, Bellaire, Kan. After the business meeting adjourned the board of directors met, and elected W. T. Garrett ts chairman, George F. Woodworth secre tary and O. S. Hotchkins treasurer. quarters of the association.

One hundred and eleven plates were pread for the annual banquet, which was held Tuesday night at the Hotel Ream, and teasts were responded to by a large number, among them S. F. Foss of Crete, Neb., who talked on "The Nebraska Hog;" Colonel F. M. Wood of Lincoln and Samuel McKel-vey of Fairfield, Neb.

At the business meeting the following resolution was adopted: "Resolved That "Resolved That the next general assembly of the Missouri legislature be requested to make a suffiient appropriation and take such steps as maintenance of a state fair."

COMMITTEE STARTS ON ITS JAUNT. Congressional Delegation is Touring

the Mississippi River. ST. LOUIS, Feb. 3.-United States Senstors Nelson of Minnesota, Gallinger of New Hampshire, Berry of Arkansas, Vest of Missouri, Elkins of West Virginia and Repreng the congressional committee appointed to inquire into the improvements of the Mississippi river, left today for Cairo, Ill., accompanied by the Mississippi River commission. At that place they will begin a trip to the mouth of the river on a government steamer to take testimony as to the condition of the levees and jettles and the prevalence of floods. As a result of the trip a report will be made to congress recommending the steps necessary to be taken to protect the country along the river from the high water.

Prof. Moore, chief of the signal service bureau, accompanied the party as an ex-

Denths of a Day.

MILAN, Mo., Feb. 3.—(Special Telegram.)
—Green Ralls of Osgood, twenty miles west,
was found dead in his yard yesterday and is
supposed to have died from heart failure. Mrs. Thomas W. Frazier, living near here, ras found dead on her doorstep by her husband yesterday morning. She had gone to a sick neighbor's, returning in the fore part of the right. She had been dead on the step several hours. She i She is supposed to have

KANSAS CITY, Mo., Feb. 3.—William A. M. Vaughan, a ploneer, died at his home here today. Mr. Vaughan was born at Spottsylvania Courthouse, Va., in 1829. He came west seventeen years later, engaged in trade with the Indians at Kearney, Neb., for a time, took an active part in the border warfare, and at the opening of the war en-listed in the confederate army, serving undor General Price and General Jo Shelby

and being promoted to a captaincy.

TOPEKA, Kan., Fcb. 3.—A. P. Wilder, a prominent railroad man and superintendent of the Missouri and Kansas Car Service association, died here today from Bright's d'a-ease, aged 66. He was for many years car accountant of the Santa Fe.

Business Troubles.

LA PORTE, Ind., Feb. 3.-L. I. Spire has been appointed receiver of the Lake City Electric Railroad company of Michigan City. The receiver has filed a bond in \$50,000, as suming control of the road. The liabilities are estimated at \$30,000, with assets not known. Russell B. Harrison is one of the principal owners. The John Davis company, a Chicago electrical supply house, filed the petition for a receiver.

LONDON, Ont., Feb. 3.—A receiver has been placed in charge of the department store of Runians & Butler of this city. The limbilities are estimated at \$109,000. The stock carried is estimated at about the same

ATHOL, Mass., Feb. 3.-Lewis Sanders & per cent bands were confirmed today. Co., manufacturers of kegs, barrels and match blocks, have issued a call for a mecting of creditors next Tuesday. It is said the assets of the company are about \$37,000 and the liablities \$34,000.

Wannmaker is Considering. ter General Wanamaker, who was de ter General Wanamaker, who was decided on yesterday at a meeting of business men and politicians from all parts of
the state as their choice for governor, returned home tonight from the south. Mr.
Wanamaker freely discussed yesterday's
meetics, but was silent on his acceptance,
or the request that he permit the use of his
name as a candidate. He said he did not
want the office, and would prefer to conduct his business, but he would give the
notification committee his formal answer.

Carries Cuban Supplies Free, CINCINNATI, Feb. 3.—In reply to the lief committee, the southern lines are now

Hog fanciers from all over the middle west Rock Island and Atchison Roads Cut the

ferential, But the Burlington and Northwestern Will Meet the Reduced Rate.

of the Northwestern, Burlington, Atchison and the Rock Island over the fast trains which the two former lines have announced botween Chicago and Denver. The Atchison members, whose homes are in twenty dif-

> special train service. This request was also refused, and then the Atchison and Rock Island announced that there was nothing for them to do but make a rate lower than offered by the other two roads, and said that on the date on which the Burlington and the Northwestern inaugurated their fast train service they would reduce their rate between Chicago and Denver by \$5.

> The Burlington and the Northwestern said that they would meet any rates that were made by the Atchison and the Rock Island. and would still keep their fast trains in

> As soon as the matter was reported to Chairman Caldwell, he called a meeting of the matter and to see if some settlement could not be reached. The trouble is certain to involve passenger rates between Omaha and Chicago, and Kansas City and Chicago, as well as the through rates to Deaver. inasmuch as the fast trains of the Burlingto and the Northwestern will shorten their running time to both of these cities. The rates which will be made by the Atchison and the Rock Island will apply

EXCLUDES THE POSTAL COMPANY Western Union Secures a Monopoly

on the Mexican Business. Mexican government to the Mexican National omogny that they must discontinue handling ommercial and other telegraphic messages between the United States and Mexico grows out of the fact that nearly a year ago the Mexicae Central and Mexican National com-panies entered into an arrangement with the Postal Telegraph company whereby the lat-ter company extended its American lines to El Paso and began building to Laredo, to effect an exchange of business at the Mexican border, and have ever since been carry-ing on a through telegraph service to the

Mexican capital. any in this city said today that their company received information some time ago to the effect that the Mexican government had entered into a contract of exclusive connec-tion with the Western Union Telegraph comcany for the exchange of commercial tele Mexico, and that the effect of this contract, if vays, who own their telegraph lines, from transmitting commercial business which they have contracted to exchange with the Postal ompany. The Postal officials further ex cain that the railroad companies say their concessions from the Mexican government as clearly confer upon them the right to transmit commercial telegraph business as to operate their railways.

SWINDLE BY USE OF BOGUS ORDERS.

Pauper Passes.

CINCINNATI, Feb. 3.-The railways here have discovered they have been swindled out of thousands of dollars by bogus orders of he mayor for pauper passes. These orders were printed and bound in pads with the name of the mayor and his secretary printed on them. Instead of signing these orders, the city scal or stamo had been used, but through carelessness these orders were finally

given out without stamping. Recently many pads got into the hands of scalpers and have been sold for months by ticket brokers. The discoveries date back is far as last October, and it is believed they extend back a year or more. One railn its line, and other lines are proceeding

with the investigation, Today Joseph and Lyman Hess were arrested on the charge of purloining charity passes from the mayor's office. Their brother, Harry, has been employed in the office. Samuel Phillips was arrested, charged with selling these orders on which tickets were issued at the ticket offices. Other ar-rests will follow before arraignments are made.

Let Contracts for a New Road. ST. LOUIS., Feb. 3.-Contracts were lo oday to Johnston Brothers & Faught of St. Elmo, Ill., to build 119 miles of railroad between Sapulpa and Oklahoma City, O. T., ostensibly for the St. Louis & San Francisco railroad. The work will begin within ten days and will be completed within six months. Johnston Brothers & Faught will on February 9, at St. Elmo, re-let the contract in five mile sections. M. S. Carter & of St. Louis, have been awarded all the

London Buys Reading Scentities. NEW YORK, Feb. 3.-Reports current esterday to the effect that J. P. Morgan & Co, had sold in London something like \$6,000,000 of Reading general mortgage 4

Candian Pacific Earnings Increase. MONTREAL, Feb. 3.-The Canadian Pacific railway earnings for the week ending January 31, were \$472,000; same period last year, \$353,000; increase, \$119,000.

SUPREME COURT SYLLABI.

Johnson against English, Appeal from Douglas county, Reversed, Harrison, C. J. An offer and reception in evidence of certificate of purchase at tax sale, if it have an endorsement of an assignment thereon, does not include and carry with it as cyl-dence against such assignment unless the offer and reception were sufficiently broad to and did include such endorsement.

2. Certain of the words employed in a stipulation of the parties examined and consirued and held not to be an admission or statement that the original purchaser at tax sale was the assignor of the party ag-serting ownership of the certificate of pur-chase at tax sale by assignment thereof to him by such purchaser and not an admission or statement that such an assignment had been made. oes not include and carry with it as evi

Storey against Burnes, Error from Adams county Affirmed. Harrison, C. J.

A review by petition in error of the proceedings during the trial in the district court of an equity cause cannot be obtained in this court if no motion for a new trial was filed in the trial court; and in a case so presented here the record will be examined no further than to ascertain whether the pleadings state a cause of action or defense and support the judgment or decree.

The lowa Loan and Trust company

THERE IS A GLASS OF PEOPLE

Who are injured by the use of coffee, Recently there has been placed in all grocery stores a new preparation called GRAIN-O, eachly there has been placed in all grocery stores a new preparation called GRAIN-O, stores a new preparation called GRAIN-O.

and such motion is overruled, by the introinction of evidence for defendant in support of the defense, error in the overruling
of the metion, if any, is waived.

Northwestern Mutual Life Insurance Company against Mulvahil, Appeal from Dougas county, Affirmed, Harrison, C. J.

Power is conferred on the district court
in section \$52 of the Code of Civil Procedure
to nutherize in a decree of forcelosure of a

is referred to in sections 451, 452 and 452 the code as a master commissioner.

2. Sections 451, 452 and 452 of the code, setion 352 and the sections in relation to sale of real estate under levy of an execution at the bear ead and construed connectedly, at when this is done power is conferred thereby on the person designated by the court a decree of foreclosure of a real esta mortgage to make the sale, to conduct it same in the manner prescribed in the cofor making sales under levy of executional under the sale and the conferred that the parties called to make the appraisement of the property.

can be raid down which will all cases for its application. Whether doctrine is applicable to any particular depends upon the peculiar facts and circ stances of such case," South Omaha tional Bank against Wright, 45 Neb, and Rice against Whiters, 45 Neb, 517, leaved

2. The party to whom the debt

lowed.

2 The party to whom the debt of another has been paid, the payment of exhich furnishes the basis of the claim for subrogation, is a proper and necessary party to the action for subrogation.

3. One Bishop, engaged in business, gave a mortgage on his stock in trade and other personal property to D. W. & Co. A. M. & Co. to whom Bishop was indebted, very soon afterward begun an action against him in which it procured a writ of attachment to issue and its levy on the stock in trade and personal belongings of the tradesman, D. W. & Co. prelicating its right and title to the property on the mortgage by Bishop in it, commenced an action in a court of lowa, wherein it alleged the conversion of the property of A. M. & Co. The plaintiff against it in Iowa, uted the suit and att dered against it in lowa, A. M. & Co. prosecuted the suit and attachment in this state to final judgment. After payment of the judgment rendered by the Iowa court. A. M. & Co. Instituted this action in the same court in which it had its judgment and order to sell the property under attachment. The object sought in this action was its subrogation to the rights of D. W. & Co. under the mortgages under which the last mentioned company had asserted and been accorded rights in the suit in Iowa. Held, that the subravation was properly allowable as to the right to subject the property to the payment of the sum which A. M. & Co. had paid to extinguish the Iowa judgment, but not to receive a deficiency judgment against Bishop or enforce payment by him personally of any balance of such amount remaining after the application of the property to the payment thereof.

ceeds of the property to the payment thereof.

Harris against Barton, Error from Saline county, Affirmed, Norval, J.

A bil of exceptions will not be considered unless authenticated by the clerk of the trial court.

2. Assignments of error which are unavailing without a bill of exceptions, will be disregarded where such bill is not authenticated according to the statute.

Best against Zutavern, Appeal from Johnson county, Affirmed, Sullivan, J.

A judgment for alimony in favor of a wife, rendered in an action for divorce, is a lien on the family homestead, the title whereof is in the husband.

2. Actual possession of land is notice to the world of the possessor's ownership or interest therein.

the world of the possessor's ownership or interest therein.

3. In an action to quiet title, a sheriff's deed made in pursuance of an execution sale, will not be canceted merely because the purchaser was one of the appraisers of the land for the purpise of sale, neither actual fraud being charged nor offer made to reimburse such purchaser.

4. It is ground for demurrer that an action is barred by the statute of limitations only when it affirmatively so appears on the face of the petition.

Palmer against Missouri Pacific Railread Company, Error from Adams county, Reversed and remanded, Sullivan J.

In an action for personal injuries inflicted by a passing locomotive at a railway crossing it is error to instruct the jury that the question of whether the bell was rung or the whistle sounded is immaterial in case they find that the injured party, by reason of her tender age, could not understand the meaning of such signals.

Bank of Bladen against David, Appeal ignals. Bank of Bladen against David, Appeal rom Webster county, Affirmed, Sul-

estead, whose value after deduct-A homestead, whose value after deducting incumbrances does not exceed \$2,00, is exempt from selzure and sale for the satisfaction of its owner's ordinary debts.

2. Land constituting a statutory homestead when conveyed by a husband to his wife does not become liable for his then existing debts by subsequently losing its homestead character, even when the transfer was voluntary.

State Insurance Company against Hunt, Error from Dakota county, Reversed, Sullivan, J.

livan, J.

It is error to withdraw from the consideration of the jury any valid defense which the evidence tends to establish.

State ex rel Medland against Scott, Mandamus, Write allowed, Norval, J.

When forty days are given to prepare and serve a bill of exceptions, the draft of the bill and proposed amendments are submitted to the trial judge in time if presented to him within sixty days after the final adjournment of the term at which the decision was rendered.

2. The third division of the syllabus in Scaledes against Horbach, 40 Neb, 103, disapproved.

scrients against Horanes, 40 Seb. 105, disapproved.

Beals against Western Union Telegraph
Company, Error from Bone county,
Judgment Norval, J.

A plaintiff shas an absolute right to dismiss his action at any time before the
final submission of the cause, subject alone
to compliance with conditions precedent,
such as the payment of costs, etc., as may
be imposed by the court.

MONEY RAISING

Continental Clothing Co GREAT UNRESERVED MONEY RAISING SALE

Saturday morning we open our doors upon one of the greatest price marked-down sales ever attempted. We've put the price down so low that the present stock won't be ours long. In some purchases half can be saved-some more than half-others nearly half-but in all cases these will be never-forgotten clothing bargains.

5,000 worth of merchandise at about 50c on the dollar. Positively nothing reserved -our entire stock is to be slaughtered in this emergency sale for cash getting.

en's all wool Cheviot and Cassimere Suits—\$3.85—\$4.75—\$5,00 and

\$15 suits for \$9.50 \$20 suits for \$10.75 \$22 suits for \$12.50

Never will you have such a chance as this to buy goods at these prices-we want your money—hence regular



selling price—or original cost will be lost sight of in this sale.

Vercoats \$5, \$6.50, \$7.50, \$9.50, \$12.50—Everything included —some sold as high as \$25.00—A complete surrender of every overcoat in the house at a price which will make money raising easy—Nothing reserved—all our high cost coats are included in this sale—\$5.00, \$6.50, \$7.50, \$9.50 and and \$12.50 for coats which have sold as high this season as \$20.00 and \$22.00.

I Isters-We have nothing but fine Ulsters left-now is your chance to buy one at about 50c on the dollar.

Oys' Suits—knee pants—Suits for boys—4 years to 15—junior ulsters and 3-piece suits—a perfect avalanche of values in boys' suits of all grades--Borrow the money and fix your boys up now with a suit for present use and buy a couple of the lighter weights—they will need them before many weeks and you will never buy them again at any such price as you can at this sale—



-Boys' suits, 95c -Boys' suits, \$1.50 -Boys' suits, \$2.00Boys' suits, \$2.50 —Boys' suits, \$3.00 —Boys' suits, \$3.50 Boys' suits, \$3.85 —1-2 price opportunity.

20ys' long pant suits A clean 1,000 boys' heavy and medium weight suits-not the cheap kind-but all of the best clothes used in this season's make-These are long pants suitssizes 12 to 18—prices \$3.85—\$4.00—\$4.65 and \$6 50.

Soft hats-\$1.00, 1.50 and 2.00.



Lirnishings Underwear 25c, 38c 50c and 75c—Shirts and 25c-Half Hose 5c, 10c and 15c.

25c, 45c. 75c and 95c-fancy and white-Suspenders 5c, 12c,

S Derbys for 95c, 1.25 and 1.50—worth

Neckwear
10c, 15c and 25c

10c, 12 1-2c, 15c

Every article in the house goes in this Unreserved Money Raising Sale for less money than ever before in Omaha's Clothing history.

Saturday Morning at 8 O'clock.

N. E. Cor. 15th and Douglas Sts.



N. E. Cor. 15th and Douglas Sts.