GETTING RID OF LUXURIES

Plan to Cut Off Some of the High School Teachers.

BOARD OF EDUCATION MAY ECONOM ZE

Resolution to Do Away with Some o the High School Fads is Introduced and Referred for Future Action.

If a revolution which was introduced by Klewit at the regular meeting of the Board of Education last night should be adopted retrenchment would stalk through the High school like a Mississippi darkey through a watermelon patch. It practically involves the interest of economy, including the manual training department and drawing. This is the resolution:

Is the resolution:

Whereas, This Board of Education was, at the begining of this year, obliged to enter upon the management of the school system of this city facing a deficit of about \$136,000, which deficit will, in all probability, be increased rather than diminisced during the present year, owing to the refusal of the city council to furnish the necessary funds for the support of the schools, and.

Whereas It seems altogether probable that this board will be obliged to coase issuing warrants about the middle of the present calendar year and pay no more bills or salaries until January, 1829, therefore be it.

Resolved, That steps be taken to retrench in every department where money can be saved without serious injury to the school system, and that the fillowing branches be dispensed with at the close of the present school year: Manual training, French, music, drawing and all other branches now taught in the High school which can be dispensed with without seriously injuring the standing of our High school in its relation to higher educational institutions.

OPPOSITION IN EVIDENCE.

OPPOSITION IN EVIDENCE. The proposition at once encountered vigorous opposition at once encountered wigorous opposition which was based chiefly on the proposed raid on the manual training department. The debate was shut off by a motion to refer the resolution to the committee on High school, which prevailed.

Aside from this the only reference to the action of the council in reducing the school levy was the adoption of a resolution by Buchanan by which Secretary Gillan was instructed to ask the council for a detailed statement of the figures on which it had based its allowance for the support of the

The report of Treasurer Edwards indicated a balance of \$95,890.86 in the school fund a the end of January. Among the receipts for the month were items of \$201,000, on account of saloen licenses, and \$26,310.91 on account of state apportionment. Warcants aggre-gating \$165,847.96 were taken up during the

The Principals' club came before the board with a petition that the rules be amended to ellow the superintendent to permit notices of lectures to be read in the schools. It was turned down without ceremony. A motion to place the petition on file was carried by o

A petition signed by Pat O, Hawes and about 100 other members of the local posts of the Grand Army of the Republic protested against the recent cutting down of the repair force. They asked for the re-Instatement of half a dozen of the men dis missed, on the ground that they were old soldiers. The matter was referred to the committee on buildings and property, with instructions to meet a committee from the teran organizations and ascertain the facts

DON'T WANT FRAME ANNEX. Two extensively signed petitions from property owners in the Lake school district protested against placing a frame annex on the school grounds. As the objection had already been disposed of the communications

Mis. Harriett MacMurphy appeared beforc the board to urge the previously ex-pressed request of the Woman's club that the department of domestic science be per-mitted to use a vacant room in one of the school buildings for classes in scientific cook-The desired permission was granted superintendent was instructed furnish the best accommodations that were avallable. On motion of Johnson the resolution

passed at the previous meeting by which the superintendent of buildings was directed to move the Fort Omaha annex to the Lake site was rescinded and the rental of a room mear the school was authorized for \$12 a month for one year.

Secretary Gillan was instructed to purchase a twelve-foot flag for the Cass school. Superintendent Pearse was given permis sion to attend the national convention of superintendents at Chattanooga, Tenn., Februory 22. He was instructed to spend a part of his time in looking up the question of commercial instruction in high schools.

Mercer hotel now open for business, man-Those desiring first-class board at reasonable rates can secure same by calling now

"THE COLORADO SPECIAL" Fastest Train to Denver.

UNION PACIFIC.

Commencing February 6th, this train will LEAVE OMAHA 11:55 P. M. DAILY, and ARRIVE AT DENVER, 1:30 P. M. NEXT DAY. This train will be vestibuled throughout. Lighted with Pintsch gas and will consist of Drawing Room Sleeping Cars, Free Reclining Chair Cars, Coaches

ONLY TRAIN-OMAHA TO DENVER. having Buffet, Smoking and Library Cars. Sleeper on westbound train will be open to traveling public at 9:00 p. m. and persons bound for Colorado points need not walt until train leaves at midnight before retiring. For full information, call at City Ticket Office, No. 1302 Farnam St.

To Our Kind Neighbors and Friends We take this occasion and this method of returning our most heartfelt and elucere thanks to our many neighbors and friends for kindness and assistance shown us at the death of our dear and loving husband god father, and may the guardian of the widow and fatherless deal as knilly with each of you in your hour of affliction as you have MRS. HENRY RUSER AND FAMILY. Island.

Woman's Club Decides Against Appropriating Funds to Entertain. The meeting of the Woman's club, held

and at times the proceedings were exciting, as well as interesting. Little business of a routine character was transacted, the most of the time being devoted to the disposition of placing in a fund some \$1,500 to be used the purpose of entertaining guests who y attend the numerous conventions,

scheduled for exposition year.

When the meeting convened yesterday afternoon, the president informed the club members of the financial question that was to come up for their consideration, after which a motion was made to dispose of the money as heretofore stated. This motion was debated pro and con for an hour, after which it was put and declated carrie; in the affirmative. Those who voted against the roposition urged that they were in the ma-ority and that the president had not dewatermelon patch. It practically involves clided the question according to the facts as the abolition of all the special branches in they existed. They appealed from the decision of the chair and while to vote was talen on the appeal, another vote was ordered. This was done by lividing the house and counting those on cach ride. Again the president decided that those favoring the expenditure had won, but the opposition would not down, urging that they had carried their point by a big majority. Once more the president showed the white feather and granted the requests of the opponents of the measure. This time they held for a vote by ballot. The doors were locked to prevent

> the vote and the coast, it was discovered that the conservative element had carried the conservative element had carried the day by a good sized majority.
>
> It is contended that the action of the Woman's club yesterday will necessitate giving but recently the sentence was affirmed by up the First Congregational course, where meetings have been held, as it is said that about \$1,000 of the money that it was proposed to spend was to have been used in paying rent for the nee of the building.

any of the members from escaping and after

There are three little things waich do more work than any other three little things cretted—they are the ant, the bee and DeWitt's Little Early Risers, the last being the famous little pills for stomach and liver troubles.

Fastest Train to Denver . Commencing February 6, the UNION PACIFIC

Will inaugurate new service THE COLORADO SPECIAL." LEAVING OMAHA DAILY 11:55 P. M. BUFFET, SMOKING AND LIBRARY CARS. For tickets and full information call at City ticket office, 1302 Farnam street.

The G. A. R. Delegation to Norfolk. The G. A. R. and W. R. C. delegates to the Norfolk state reunion will leave the Websier street depot via F., E. & M. V. R. R. at 7:50 a. m. and 3 p. m. Tuesday, Tickets at half price City ticket office 1401 Farnam st.

PERSONAL PARAGRAPHS.

C. L. Jones of Chloggo is at the Millard. William Mayhew, Toledo, O., is at the C. A. Amsberger of Hennessey, Okl., is at

the Millard. Daniel Frawley and Melville Marx are M. Berkowitz is registered at the Merce

from Kansas City. Charles E. Wilkins of Philadelphia is guest at the Barker. W. W. Johnston, a prominent merchant of

Beatrice, is in the city. C. J. Billings, a Chicago traveling sales man, is a Mercer guest. W. R. Morse, the pioneer banker of Clarks

Neb., is in the city on business. H. M. Puffer, a merchant of Valley, is i Omaha on a short business trip. George Sellner, advance man for the Hop kins Transoceanics, is in the city.

James Monahan, a well known lawyer of Lincoln, is registered at a local hotel. Mis. H. H. Marhoff has been called to St Paul, Minn., by the illness of her mother. H. A. Haley and George J. Swift are Chicago arrivals registered at the Barker. United States District Attorney A. J. Saw yer of Lincoln is registered at the Millard. J. H. Brandemore, who represents Faber,

lead pencil manufacturer, is at the Mi L. P. Larson, president of the Fren Brewing association of Fremont, is a Mer cer guest.

Mrs. J. C. Walcott of Hastings, a wel known resident of that place, is in Omaha Dr. C. A. Shoemaker, a prominent physincoln, is in the city on a visit

with friends. T. B. Hord and wife are in the city on a short visit with friends. Their home is in

Henry T. Jenkins, a cattleman of Camp lark, Neb., is in the city looking over the South Omaha market.

F. L. Joy, traveling passenger agent for the Elkhorn, with headquarters at Fremont, is stopping at the Millard. George J. Coddington of Fremont, A. Carrolin of Plattsmouth and C. E. Black of Beatrice are state arrivals registered at the

Barker. Robert S. Oberfelder, president of the Ne braska Fish commission, is in the city today en route to Lincoln to attend a meeting of the commission.

S. O. Blakemore, Wilson Enos, George McQuarrie, F. C. Thompson, E. Englander, Miss Eleanor Robson, Phosa McAllister and Madge Carr Cook, members of the Frawley Stock campany, are stopping at the Bar-

Nebraskans at the hotels: A. W. Richardson, T. G. Hamilton, York; George A. Mead, Fremont; William Modd, North Platte; F. L. Joy, Fremont; W. M. McCall, Grand Island; Thomas Cochran, Lincoln; B D. Sherwood, North Bend; D. C. McEntee Plattsmouth; W. F. Duncan, Roseland; F. M. Crow, Lincoln; D. Brown, Scribner; Frank Hayek, Wilbur; H. E. Owen, Norfolk; G. A. Blackstone, Craig; R. G. Strong, Mar-shalltown; James A. Cline, Minden; A. E. Van Burney, Hickman; Alfred Flint, Ansor Flescher, Litchfield; A. T. Davis, Hyannis Flescher, Litchfield; A. T. Davis, Hyannis; George E. Dorrington, Falls City; Mrs. Kate Moran, Falls City; Dr. Henry Baker, Kear-ney; Ralph Cox, Palmer; R. W. Fisk, Lin-J. P. Gibbon, Kearney; D. Newman, Vinton, Gothenburg; J. M. Pete, J. r. Wayne; William Frank, Grand

A DAYLIGHT RIDE TO CHICAGO.

Via. The Northwestern Line,

Effective February 7th, 1898

The Chicago Special

Leaves Omaha 7:00 a.m.; arrives at Chicago 8:45 p.m. Making close connections at Chicago with evening trains for all points east.

All meals served in Dining Cars.

J. A. KUHN,

City Ticket Office, 1401 Farnam Street

CONSERVATIVES WIN A VICTORY BARTLEY BONDSMEN CALLED

yesterday afternoon was largely attended Sued in the District Court for a Half Million Dollars.

ASKED TO PAY EX-TREASURER'S SHORTAGE

Trial Begins Before Judge Powell and the Afternoon is Devoted to the Securing of a Jury.

Yesterday afternoon the second trial of the suit instituted in the name of the people of Nebraska against the bondsmen of ex-State Treasurer Bartley to recover the half million dollar defalcation of the latter was begun in the district court. The second contest for the big stake is taking place before the same bench as did the first-that of Judge Powell.

The case is by this time well known to the people of the state, Joseph S. Bartley was for two terms, or four years, treasurer of the state. At the expiration of his second term and when Treasurer Meserve succeeded him, a shortage of \$550,790.66 was discovered in the office. Some time afterward Bartley was arrested on the charge of embezzling the money, was tried in the disbut recently the sentence was affirmed by the supreme court. That body has not yet ordered Bartley's removal to the peniten-tlary and he is still in confinement in the

county jail in this city, A suit was also commenced by Attorne General Smyth against Bartley's bondsmen for the amount of the shortage. These bonds-men were F. M. Clark, A. D. Clarke, John H. Ames, N. S. Harwood, Mary Fitzgerald and Edward Fitzgerald of Lincoln, C. C. and Edward Fitzgerald of Lincoln, C. C. McNish of Fremont and Thomas Swobe, W. A. Paxton and Cadet Taylor of this city.

The first trial of the case was begun dur The first trial of the case was begin dur-ing the first part of the last term of court, commencing in September. It lasted for some three weeks, concluding in October, It resulted in a victory for the bondsmen, incomuch as legal rulings made by Judge Powell compelled Attorney General Smyth to dismiss the case. The attorney general immediately filed amended pleadings in which he conformed to the rulings of the court, but all efforts to call up the case for trial again during lest term failed. The ase was finally continued over the term. AT THE HEAD OF THE CALL.

The attorney general having failed to se cure a second trial last term was determined to have it as carly as possible this term and through the power given him by the stat-utes to ∞ II any state case to the head of the docket he succeeded in putting the Bartley case there. Consequently when the present term of court opened yesterday morning it was the first case called for trial by Judge Powell and as both parties were ready for trial it was set for the afternoon At that time the empaneling of the jury was at once begun.

By the end of the afternoon considerable progress had been made in securing the ecessary twelve men and it is believed that the jury will be secured as speedily so smoothly as can be expected. In fact the Bartley case has been given the right of way in the matter of a jury, as it has the pick of the panel. None of the other jury courts undertook to secure a jury yesterday n order that nothing might be interposed to the empaneling of the Bartley jury. When an adjournment was taken at 5 o'clock last night twelve men had satisfactorily passed the examination of Assistant

Attorney General Smith, Consequently whe the case is resumed this morning it wil be the turn of the defense to conduct the examination. It is somewhat strange that n a case of such importance and magnitude that cause or such importance and magnitude that cause was found for the excusing of but one of the jurors examined. Another availed himself of a right given him by the statutes to be excused. Thus only fourteen en were examined during the afternoon and twelve of these gave no reason to be d for cause.

Of the two excused one was Charles Mailander of 3125 South Eighteenth street He had served on a jury during the last two years. The other excused was Charles II. Wilson of 2014 Farnam street. He is an officer of the national guard and at his request and for that reason he was excused The twelve men who have so far been acepted are as follows: cepted are as follows: George A. Ostrom of 3843 Franklin street. He has been in the insurance bus-

ness and is now a druggist. He has been a resident of the county for twenty-nine a resident of the county for twenty-nine ley case, but formed no opinion. Charles M. Cottrell of 2538 Sherman

avenue. He is a hostler for the East Omaha Bridge and Terminal company and has lived in Omaha for five years. At one time he lived in Lincoln and was then a close neighbor of the Fitzgeralds, two of whom are defendants,, and was acquainted with Edward Fitzgerald. MEN WITHOUT OPINIONS.

Charles Mortensen of 1509 North Thirtieth treet. He is a wood machinist and has Omaha resident for ten years. He and heard of the Bartley case, but had no A. J. Harder of 3637 Q street, South

Omaha, had lived in the county for nine years and is a tinsmith. He also was withut an opinion on the case. Chris Jensen of Waterloo. He is a armer and has lived in Douglas county for

even years. He had never heard of Joseph Bartley or of the Bartley case. Zach Turpin of 1325 South Twenty-fifth He is a tinner. He had no opinions egarding the case, but at one time had busness with Cadet Taylor, one of the bonds-

Robert Proctor of 966 North Twenty-fifth venue. He is a carpenter and has lived n the city for nineteen years. He had not nade up his mind about the case. William W. Shaw of 218 South Fourteenth street. He is a janitor. He has lived in maha for nine years. " He believed that h ould return a verdict from the evidence and

he instructions of the court. Alonzo Arnold of 2328 South Twenty-fifth usiness and has lived in the city for five ne being that he did not like the job and ie other that he could make more money his own business, but neither were suf-Otherwise he thought he could rener a fair verdict.

John Matson of 1445 South Seventeenth treet. He has lived in the city for sixteen years, but he never heard of Joe Bartley or the Bartley case. He is a railroad la-G. H. Thomas of Twenty-sixth and K streets, South Omaha. He is in the employ of the stockyards. He had no opinions re-

garding the case. B. Lucky of 2519 Q street, South Omaha. He is a cigar dealer and a South Omaha residence of seventeen years' standing. He also believed that he could return a fair

The jury as selected passed the night in charge of a bailiff.

POPPLETON SECURES HIS INJUNCTION

Cify Enjoined from Walving Right to

After a rather one-sided hearing yesterday afternoon Judge Scott granted W. S. Poppleton a temporary injunction to restrain the mayor and city council from walving the right of the city to purchase the plant of the Omaha Water company in 1903 in return for free water service on the exposition grounds during the exposition, for re-imbursing the exposition company in cash for the \$20,000 or more which it has already invested in laying water mains and for any ther valuable considerations.

The matter came up in the morning. City Attorney Connell at once requested that it should be made a final hearing in order to save time and get the issue in such shape that it could be taken to the supreme court at once. He said that the city was willing to admit all the ficis that were alleged by the applicants, as they were matters of record. In his opinion the issue was purely a question of law and there was no reason why P could not be settled at once instead of proceeding with the hear-

ing on the application for a temporary injunction, which would leave the whole matter to be fought over again before a final adjudication could be reached. He stated that he would fite an affidavit, signed by every member of the council, in which they would say that they had not and never had any the office of the council to the council. any idea of passing the ordinance which proposes to waive the right of purchase in consideration of free water for the exposiion unless the proposition was accompanied with such additional and substantial concessions on the part of the water company as would constitute an adequate return for the concession which the city was asked to make. In fact, he was willing that a permanent injunction should be granted, straining the council from passing this or-dinance, but the question was whether the council had a right to waive the right of purchase for an adequate and sufficient sideration. In urging his plea for a final hearing he declared that the exposition buildings were standing without a particle of protection from fire. While the question was being dragged through the courts there was nothing to prevent the entire exposition

from being burned to the ground.
The attorney for Mr. Poppleton objected to the final hearing. He said that he was prepared to try the case on the application for a temporary injunction, but was not ready to meet the issue on a final hearing. The judge stated that he thoroughly realized the necessity for immediate action and was willing to hold extra sessions if the attorneys would agree to submit the case on final hearing. There was no reason why this should not be done, as there was no difference with respect to the facts and the only point at issue was whether the council had the right to abrogate the terms of the original franchise in return for concessions which it considered adequate.

At 2 o'clock yesterday afternoon the two attorneys were as far apart as in the morning. City Attorney Connell appeared with the affidavits of the councilmen in accord-ance with his agreement and again inested that he was ready to admit all the matters of record alleged in the affidavits of the relators in order that the matter might be settled as soon as possible. He said it was absolutely essential that something should ne done to secure water service for the ex-position grounds as it was without fire proection and it would be nothing more or less han a calamity to the city if the buildings

were destroyed by fire, The attorney for Mr. Poppleton was not willing, however, that City Attorney Con-nell should admit only his afficients. He insisted that he must also admit the allegation he made in his petition. City Attorney Connell refused positively to do this, saying that he would then admit that the council had entered into fraud when they proposed to pass the ordinance. Finally City Attorney Connell turned to Mr. Poppleton and

"Do you want a speedy hearing?" "I want this injunction to go on in the regular way without regard to whether or not the final hearing is early or late, answered Mr. Poppleton.

Judge Scott stated that there seemed to e no likelihood of an agreement on the part of the attorneys. He said he saw the advantage of an early final hearing, but he could not force Mr. Poppleton to it. Therefore he called the attorneys to proceed at enjunction. Upon that, City Attorney Con-nell stated that he would not take any part in the proceedings except on a final hearing and shortly ofter withdrew from the court room. Thereupon the attorney for Mr. Poppleton made his showing for the temporary injunction, which consisted of the reading of his petition and affidavits. Upon this showing the temporary injunction was granted. When the court asked what time he should set for the hearing for a perma-ment Injunction Mr. Poppleton cold he did not wish the case advanced. Therefore no date was set, but the case will come up when its turn is reached on the docket.

ENVELOPE COMPANY MUST WAIT. Given an Opportunity

Get Together and Settle. The case of the Carpenter Paper company against the Western Envelope company, which involves a matter of \$4,000 and several temporary fojunctions, had an inning before Judge Scott yesterday.

The Carpenter Paper company claimed a bill of \$3,700 and interest from the envelope company for supplies furnished for which it held a mortgage on the plant. According to the representation of the envelope company, its creditor was about to seize the plant in satisfaction of the mortgage and on its application a temporary restraining order was granted. Then the paper company came into court with the allegation that the envelope company was about to move its plant into another state and outside of the jurisdiction of the court and another restraining order was granted to shut off this proposed maneuver. The nvelope company came up smiling for the ourt granted it leave to pay the money into court and have the restraining order dissolved. This morning the court called the matter up to say that he had acted without due reflection in granting the last order, as its effect would be to stop in-terest on the date on which the money was paid into court and if the case was delayed by appeal or otherwise, the paper company would clearly have no way of securing the additional interest. The attorney for the envelope company could not see it that way, but the court maintained its position and the case was continued with the understanding that the attorneys would

make an effort to get together. February Term of Court Opens. The February term of the district court gened yesterday and Judge Slataugh occupied the bulk of the forenoon in hearing the excuses of jurors who were not disposed to serve their country in that capacity. He then heard a number of motions in pending cases and secured a jury in the case of the State against J. W. Mills, whose trial for highway robbery was begun yesterday. Mills is the last of three men who were arrested, charged with holding up a milkman amed Rabick, near the Douglas county line last October. The other two men were con-victed at the last term of court.

Minor Matters in Court. The Merchants' National bank has brought suit against Peter M. Back and Sophia Back o secure payment on a promissory note for

\$3,048,60. Kitchen Brothers, proprietors of the Paxon hotel, have begun proceedings in the county court to oust P. H. Philbin, the icket broker, from the store he occupies in the hotel building. Philbin has refused to vacate because he has not been given thirty ays' notice.

The old case of Creedon against Patrick came up before Judge Fawcett yesterday on the question as to which party should pay the costs of the proceedings before a pay the costs of the process of the process of the application for a referee was made by the defendant it was argued that he should pay the costs. The court took the question under edvisement.

F. C. Grable's busted boom continues to igure in the files of the district court. Two dditional suits were filed yesterday to dd to the troubles of the discredited finan-Frank Munn sued for the amount of promissory note in the sum of \$2,000, and ecured an attachment of a sum which Grable is alleged to have to his credit in the Omaha National bink. John B. Smith brought suit on a promissory note for \$1,000, but no attachment papers were issued in this case

Make a note of it.-Twenty-five cents buy he best liniment out, Salvation Oil

Daylight Train to Chicago. Beginning Monday, February 7, the North-western line will place in service a daylight train to Chicago, leaving Omaha 7 a. m., Council Bluffs 7:25 a.m., and arriving Chi-cago 8:45 p. m., making connections with evening trains for all points east.

Dining cars serve all meals. The afternoon limited trains at 4:45 and 6:45 p. m., arriving Chicago next morning at 7.45 and 9:30 a. m., respectively, still renain in service.

City ticket office 1401 Parnam at.

G. F. WEST, C. P. and T. A.

J. A. KUHN, General Agent, "THE COLORADO SPECIAL." Vin Union Pacific.

Commencing February 6, WILL LEAVE OMAHA DAILY 11:55 P. M RRIVING DENVER NEXT DAY 1:30 P. M ONLY Denver train having BUFFET, SMOKING AND LIBRARY CARS. For tickets and full information call at City ticket office, 1302 Farnam St.

CONTINENTAL CLOTHING CO.'S

tinued All This Week.

MEN'S AND BOYS' SUITS SLAUGHTERED

ing Ever Known in the History of Omaha_But We're Bound to Sell the Goods.

For men's all wool cheviot and cashimere suits that are worth just double.

\$15.00 suits for \$9.50. \$20.00 suits for \$10.75.

\$22.00 overcoats for \$12.50. \$2.50, \$3.00 and \$3.50.

A better one for \$1.25 and \$1.50. Soft hats \$1.00, \$1.50 and \$2.00. Men's underwear for 25c, 38c, 50c and 75c Fancy and white shirts, 25c, 45c, 75c, and

A good pair of suspenders for 5c. Collars, 5c, 8c and 10c. Cuffs 10c, 12½c and 15c. CONTINENTAL CLOTHING CO.

N. E. Corner 15th and Douglas WORTHY OF SUCCESS.

A Well Managed Home Company. The annual statement of the Home Fire neurance company of this city shows continued progress. The assets of the company are now \$324,312.05 and its net surplus \$110, 246.57. The company wrote over \$87,000 in premiums during 1897, an increase of over 30 per cent in volume of business over the previous year, and gained in assets ove \$9,000 and in net surplus over \$24,000.

This company has paid over 3,500 losses to the people of Nebraska, of which over 500 were paid to the citizens of Omaha and loughs county, amounting to nearly \$400 .-000, an average of 270 losses each year eince organization of the company in 1884, or an verage of 400 each year during the past five

Krug, proprietor of Fred Krug Brewing Co. and cale of the best known and wealthiest ders was formerly U.S. senator and la nov a prominent capitalist and business man o Omaha. Mr. Bierbower was for eight year. U. S. mabrshal of Nebraska and is now man

known and most experienced insurance mer in the state.

Rates to Annual Meetings. The western railroads yesterday mornin declared rate of one and one-third regular fare for the round trip for the following oc casions: Convention or committees and mass meeting of the people's party, Minneapolis, February 16, rate to apply from lowa points; annual meeting of the Intercounty Educational association of Iowa, Charles City, Ia., February 11-12; annual convention of the theosophical societies of America Chicago, February 18-29. ca, Chicago, February 18-20,

Champagne as a restorer has no equal. look's Imperial Extra Dry Champagne oure, delicious and fruity,

Homeseckers' Excursions. Tickets will be sold on the first and third Fuesday of February and March via the Union Pacific to points in Kansas and Ne oraska; points in Colorado west of and in luding Leadville, Salida and Alamosa; poin in Wyoming west of and including Laramic points in Utah (except on Southern Pacific company); points in Idaho cast of and includ-ing Weiser and Market Lake; also Ontario Dre. Minimum selling rate, \$9.00. aformation or tickets call at city ticket of ice, 1302 Farnam street.

UNION PACIFIC.

Only Line to Denver Running Buffet Smoking and Library cars THE COLORADO SPECIAL'

Denver tomorrow at 1:30 p. m.

For tickets and full information call a
City Ticket Office, 1302 Farram st.

NSTRUMENTS placed on record Monday,

February 7, 1897 WARRANTY DEEDS.

Home Investment company to T. H. McCague, rec. lots 6 to 13, block 95, Dundec Place J. J. Hunnighen and wife to T. H. Mc-J. J. Hunnighen and wife to T. H. Mc-Cague, lot 5, block 169, Dundee Place, R. W. Patrick to T. H. McCague, lots 41, 16 and 20, block 106; lots 14, 16 and 17, block 116; lots 6, block 117; lot 2, block 124, Dundee Place.

Frank Burtos and wife to Pritz Muelier, lot 27, Oak Hill 2d add......
T. H. McCague, rec to S. J. Rothwell, lot 2, block 1, Mayne pl.......

Highest Honors-World's Pair, Gold Medal, Midwinter Fair.

A Pure Grape Cream of Tartar Powder. 40 YEARS THE STANDARD.

Great "Money Raising Sale" to Be Con-

The Greatest Sacrifice on Fine Cloth-

It's the biggest clothing sale ever heard of in these parts—Just think of it—75,000 dollars worth of fine clothing to be slaughtered at about 50 cents on the dolfor-Why you ought to buy now even if you don't need the clothes till next fall.

Never have we been able to offer you such high grade clothing at such ridiculously low prices—and when we have never been able to do this, you are absolutely certain that no other clothing house in the west can or will even attempt to equal this, our

can or will even attempt to equal this, our greatest money raising sale.

The crowds were great Saturday, greater today, and will be greater still tomorrow. So if you want the best selection, these and the following prices are broad hints enough that you should come early in the week.

\$3.85, \$4.75, \$5.00, \$6.75

\$22.00 suits for \$12.50. MENS OVERCOATS. Go in this sale for \$5.00, \$6.50, \$7.50 and

Now is your opportunity to clothe the boys-knee pants suits for 95c, \$1.50, \$2.00. Boys' long pants suits for \$3.85, \$4.00, \$4.65 and \$6.50—not the cheap kind—but all of the best clothes in this season's make.

DERBY HATS 25C.

This shows the company has received of beral share of the patronage of our home ity and state.

The president of the company is Fred ermans in Nebraska. The vice-presidents of the company are A. Saunders and E. L. Bierbower, Mr. Saun-

eger of the Omaha Water company and a wealthy and prominent business man. The secretary of the company is Charles J. Barber, who has spent thirty-five year in the insurance business and thirty-one years in Nebraska and is one of the bes

Omaha today at 11:55 p. m.,

THE REALTY MARKET.

Sheriff to E. H. Abbott, lot 1, block E.
Lowe's add
Sheriff to E. H. Abbott, cast 22 feet
lot 8, block 71, Omaha
Wash Runyan to Regina Kuony, lots
4, 5 and 6, block 4, Denises add QUIT CLAIM DEEDS.

Awarded

Keep Your Eye on The Nebraska-this spring. Side Galks

No. 2 Popularity.

There is nothing exclusive about

The Nebraska. No preference as to customers; no distinction between people; no dividing lines of any kind at all. Our stock is large enough and varied enough to suit all people in all walks of life. Our qualities include the whole gamut of price. The swarthy laborer, with his tin pail, and his kid gloved neighbor find equal welcome, equal treatment, here. The Nebraska is not a store for the classes. Next to being known as a safe store we aim to be known as a popular store.

Nebraska Clothing Co

"FORBID A FOOL A THING AND THAT HE WILL DO." DON'T USE

SAPOLIO

FOR THE HAIR.



SHERMAN'S BITTER APPLE HAIR -and invigorates the roots of the man, causing new growth. It prevents and stops the hair from falling out. It is also a luxuriant dressing, keeping the hair soft and pilant. Price, 50c per bottle.

Manufactured and sold wholesale and re-

Sherman & McConnell Drug Co OMAHA NEB Middle of Block.



DON'T PAY \$100 for a course of medical treatment when you can have at nominal cost, competent treatment for -

OMARA. NEE.

DISEASESof all kinds at the Shepard Medical Institute, New York Life Bldg.

Established seven years. Write or call fo literature, Consultation free, Home treat ment by mail for country patients. The largest medical practice in the state, Jus-now is a good time to find out what car be done for your chronic silment. **DUFFY'8**

PURE MALT WHISKEY

All Druggiste.



Notice Our Number

New York Dental Co., DR. CLEMMER, Mgr. 6th and Douglas Sts Over Cartwright's Shoe Store, Sundays, 9 to 1 p. m. Lady attenddant.

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-VANCOUVER is the nearest port to Alaska. ANOUVER is the hearest port to Alaska.
 A-VANCOUVER goods are the cheapest and best.
 VANCOUVER goods pay no customs duty, being Canadian made, and not manufactured in the States.

.-VANCOUVER freight is last on board, and therefore is first disembarked, Practical men will note this point. -VANCOUVER runs its own steamers, and all north-going steamers as wellall north-going steamers a Call at VANCOUVER,





February Profits

Two ways to profit making in February selling one is to maintain early season profit, the other to sell at best-you-can, profit or no profit.

The former way is, for financial gain a "good thing," the latter to the contrary. However, the better way is to force and encourage February buying, and let financial gain take care of itself. Let the greedy profit makers, who constantly shower benevolence upon the so-

called "great common people" pepper and salt away their winter

goods, and sponge them upon the public as brand new stock next year with a boast of good faith toward mankind. And the "Guarantee" will continue to follow the trade teaching of the less monopolistic competition, by encouraging February buying, notwithstanding profit no profit, cost or less cost, in order

to buy and sell real new goods next winter. To illustrate, the most common article is taken in consideration-a pair of ordinary gloves for instance. In season many of you bought here a good knit back wool lined glove for 25c. Preclous little profit in that you agree. They sell now at 15c and if any remain next month, the price will be 10c, and if any wise Alexander will try to argue this down, as being not worth more, then let us prove to you that a better pair of gloves cannot be had legitimately for 25c anywhere on top of the Almighty's green earth, or we are ready to forfelt the price of a thousand pair to any charitable cause the prover may name.

We are certainly not getting rich. Public confidence is what we

