

Forced Out of Business

Without our knowledge or consent the landlord has leased our buildings to other parties, and virtually forced us out of business, we have searched in vain for a new location in the retail center, and now that we are forced to quit we will make a quick job of it, by selling our stock at the biggest bargain prices ever offered the public.

Read These Prices--Then Act

Never again in the history of Omaha merchandising will you be able to clothe yourself and family with high-grade goods at such sensational bargain prices.

Men's Suits

All \$10.00 and \$12.00 Suits, first table	\$4.95	All \$13.00 and \$15.00 Suits, third table	\$6.98
All \$16.50 and \$18.00 Suits, second table, annex	\$8.98	All \$20.00 and \$22.00 Suits, fourth table, annex	\$9.98

Choice of Strouse & Bros. hand tailored suits, in all wool worsteds, imported black Thibets and Scotch cheviots, newest styles, \$23.00, \$25.00, \$27.00 and \$30.00 grades, at.....

\$12.85

All \$2.50 dress shoes

\$1.39

Highest grade \$5.00, \$6.00, \$7.00 and \$8.00

All \$3.50 patent leathers

\$2.15

Stetson's

\$2.98

All \$5.00 dress shoes

\$2.90

All 50c Overalls at.....

29c

All 25c Boston Garters

12c

All 75c Underwear at.....

39c

Boys' Suits

Fine all wool suits, size 3 to 14 years, \$4

\$5, \$6 and \$7, 25 grades, all go at..

215

Ladies' Craventettes

Finest quality, \$15,

\$18, and \$20 \$3.98

grades, at.....

3.98

\$2.00 Suit Cases for.....

95c

\$4.00 Suit Cases for.....

2.15

\$5.00 Trunks for.....

2.85

\$10.00 Trunks for.....

4.85

\$2.50 Worsted Pants for.....

1.35

\$5.00 Worsted Pants for.....

2.65

OMAHA CLOTHING CO.

1316 FARNAM ST.

CROSBY GOES INTO COURT

Carries Protest for Coroner with Brewer to District Judge.

THREE VOTES ARE NOT COUNTED

On Basis of Canvassing Board's Refusal to Enumerate These Ballots the Mandamus Is Asked.

In a contest between George H. Brewer and W. C. Crosby for the republican nomination for coroner was transferred to the equity court Friday morning when the primary canvassing board refused to count three unsigned ballots for Crosby and held Brewer had the nomination by a majority of two votes. Crosby, through his attorney, B. G. Burkhardt, immediately filed a complaint for a mandamus to compel the board to count the three votes, which would give the nomination to Crosby by a majority of one. The hearing will be held Monday afternoon at 2 o'clock before one of the equity judges.

The three votes around which the storm centers were cast, one in the Second precinct of the Sixth ward, one in the Third precinct of the Sixth ward and one in the First precinct of the Twelfth ward. In the petition the court is asked to issue a writ of mandamus to compel the board to count the three votes for Crosby. The board accepted service in the case and it would have been called up once, but A. H. Murdock, attorney for Brewer, will be away Saturday and the hearing was deferred until Monday to accommodate him.

After announcing its decision the canvassing board reopened the box in the Sec-

ond precinct of the Tenth ward and rejected seven democratic votes which had been counted and which were open to the same objection as the Crosby ballots.

Two complications may come up in the case, though it is not known yet that the board or Brewer will raise them. According to a member of the board many of the ballots that were unsigned by either a judge or a clerk were thrown out in addition to the three complained of. In case the mandamus issues it may be necessary for the board to count these ballots as well as the three complained of and they might affect the result.

Another question which may be raised in the case is whether or not ballots which are signed by only one judge or clerk can be counted. In case it should be decided such votes are illegal Dundee precinct would have to be thrown out bodily, and as Crosby had a majority of 32 in this precinct it would be disastrous to him. Mr. Murdoch, Brewer's attorney, said he did not know whether he would raise that question or not.

Text of the Decision.
The decision of the board was presented in writing as follows:

In the matter of the request of Contestant Crosby coming on for hearing upon the cause three certain ballots not being endorsed as provided by law by a judge or a clerk of election and upon due consideration thereof, it is the opinion of the board that the former ruling of the court should be adhered to, so that the ballots not be counted, for the following reasons:

First--That section 9 of the primary law provides that the signatures of at least one judge and one clerk of election should appear on the back of the ballot.

Second--That it appears by section 38 of primary law that the general election law permits ballots to be counted having the name of a judge or clerk endorsed on the back thereof.

The letter from President Woodbury is in part, as follows:

Inasmuch as the Water company adheres to the views of its contract rights and obligations, and its statement delivered to the Water board on September 29, 1908, the company can see no good reason why it should appear before the Water board on September 29, 1908. And since the company can neither ascertain the assumptions contained in the recitals on which the orders and resolutions are based nor can it adduce any of the orders which relate to the company. Its contract rights or business, the company must decline to present to the Water board on the information requested.

The letter was written from New York under date of September 21.

WANTED
Salesmen,
Bundle Wrappers,
CASH BOYS.
APPLY AT ONCE

OMAHA CLOTHING CO.

1316-18 FARNAM ST.

Board Completes Work.

The canvassing board completed the re-

vised totals Friday afternoon. For county attorney on the republican ticket Hollister received 2,548 and Kinsler 2,536 votes, a majority of twelve for Hollister. For coroner on the republican ticket Brewer received 2,879, Crosby 2,877 and Jackson 1,526.

On the democratic legislative ticket Butt received 2,230, Christmann 2,246 and Wellman 2,239. For county commissioner in the country district Pickard received 342 and Hall 322.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.

WATER COMPANY SAYS NO

Refuses to Make Showing on Record of Earnings to the Board.