

SCHOOL days are the days when most of the important habits of life are formed. Teach your children the daily use of

Dr. Lyon's
PERFECT
Tooth Powder
and they will some day rise to call you blessed. It cleanses, beautifies and preserves the teeth and imparts purity and fragrance to the breath.

The
Coward
Shoe



Dainty Oxfords
for Misses and Women

When a woman wears a Coward-Oxford, she doesn't have to pinch her feet to make them look trim.

If you have never worn a Coward-Oxford you have yet to realize how stylish and at the same time comfortable an Oxford can be.

SOLD NOWHERE ELSE
JAMES S. COWARD
264-274 Greenwich St., N. Y.
(NEAR GREENWICH STREET)
Mail Orders Filled. Send for Catalogue



THE up-to-date tailoring shop has—
Electric light to sew by.
Electric heat for pressing.
Clear and steady Electric light saves the eyes in sewing.
The Electric Tailor's Goose is a real economy.
Prevents the damage from soot which is always present when other forms of heating are used;
Saves labor; no round trips between stove and ironing board.
Saves heat; uses it only when actually needed.
Means quicker work; better work; cooler work in summer.
Tailoring is one of many trades that can advantageously use Edison Service.

The New York Edison Company
At Your Service
55 Duane Street Telephone Worth 3000

Not in Milk Trust
The Original and Genuine
HORLICK'S
MALTED MILK
The Food Drink for All Ages.
For Infants, Invalids and Growing children. Pure Nutrition, upbuilding the whole body. Invigorates the nursing mother and the aged. Rich milk, malted grain, in powder form. A quick lunch prepared in a minute. Take no substitute. Ask for HORLICK'S. Others are imitations.

THE EQUITABLE TRUST CO. OF NEW YORK
CAPITAL, \$3,000,000
Surplus and Undivided Profits, \$11,000,000

ALVIN W. KRECH, President
15 Nassau Street
LAWRENCE L. GILLESPIE, Vice-Pres.
616 Fifth Ave., near 50th St.
Checking Accounts with Interest
Trustee, Guardian, Executor, Administrator
Foreign Exchange, Letters of Credit
Safe Deposit Vaults

ADVERTISEMENTS AND SUBSCRIPTIONS
The Tribune received at their Upper Room, No. 1264 Broadway, between 52nd and 53rd Sts., until 9 o'clock P. M. Advertisements should be sent to the advertising branch office at 120 N. W. Cor. 42nd St. and Broadway, N. Y. Telephone 233 or 234.
Subscription Office: 120 N. W. Cor. 42nd St. and Broadway, N. Y. Telephone 233 or 234.
Between 7th and 8th Aves., 263 West 120th St.

SUE CANADIAN MINES CO.

Philadelphia Brokers Complain of Conspiracy to Defraud.

WHITMAN TO INVESTIGATE

District Attorney to Examine the Evidence—Complaint Gives the Alleged Details.

The Canadian Mines Company, the Mack Brothers and Walter B. Raymond had a telephone conversation on Wednesday afternoon in which they agreed to defraud and cheat through Bloren & Co., stock brokers, of Philadelphia. The suit is for \$10,000. The other defendants in this action are Hildreth & Carnick, brokers; James J. Campbell, broker, and Arthur A. Dunphy.

The suit arises out of one of a number of similar transactions in Canadian Mines Company stock, an account of which was published exclusively in The Tribune on Tuesday. Dunphy put up as collateral security with Bloren & Co. seventeen hundred shares of the Canadian Company's stock for his transactions with Bloren & Co. On the latter dealings he lost over \$5,000. It is alleged that Dunphy, failing to make good his losses, Bloren & Co. ordered his collateral sold and then found that it was impossible to have the stock transferred, it being claimed that the mine stock had been originally hypothecated on the condition that it was not to be sold.

According to the complaint, Mack Brothers acting agents for the Canadian Mines Company, signed the stock in blank and got Walter B. Raymond, the president, to endorse it. Then Mack Brothers would have a Stock Exchange house guarantee it. It is alleged that the stock would then be turned over in varying quantities to a broker presumably as collateral security for a loan of \$100 a share under the condition that it could be rehypothecated, borrowed on, or, in fact, that anything could be done with it except sell it. At the maturity of the loan, if paid, Mack Brothers had a right to demand the return of the identical shares.

The complaint charges that the real purpose of the last stipulation was to enable the defendants to carry out their alleged conspiracy to defraud. It charges that the stock was thus originally hypothecated, with the distinct understanding between the defendants that a broker was to turn it over to Dunphy and the latter was to place it as collateral security for such loans as he could raise, and that it was further understood that when these loans matured Dunphy was to fall to the ground and the money he raised on the stock, it is charged, was to go mainly to Mack Brothers.

Then, according to the complaint, when the holders of the Dunphy loans sold the stock in open market after maturity and non-payment, James J. Campbell was to, and did, buy in the stock, and after purchase demanded that the stock should be transferred to John Smith or Henry Jones or any one else he saw fit. In the meantime, it is alleged, before the stock was even given to a broker, Walter B. Raymond or the Mack brothers had ordered transfer on it stopped.

Accordingly, when transfer was demanded, it was refused. Then, the complaint continues, the purchaser, one of the defendants, would buy it in the market being manipulated in the meantime by others of the defendants so that Canadian Mines was quoted at a considerably higher figure, and after doing so would demand the holder of the rehypothecated stock to make good his loss. Again, according to the complaint, Mack Brothers would then step in and bring suit against the latter for the recovery of the shares on the ground that they had been stolen from them.

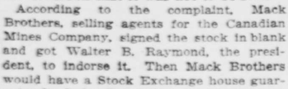
So that, according to the complaint, if everything worked as planned in the alleged scheme of the defendant the result would be that the man who lent money on the stock would lose, first, his loan; second, the difference between the price at which he sold his collateral security and the price at which, by manipulating the market, Campbell, an agent of Mack Brothers, bought it in; and, third, the collateral security itself. The complaint also alleges that Hildreth & Carnick made fictitious sales of Canadian Mines Company stock on the curb.

That the District Attorney's office will take a hand in Canadian Mines stock transactions is made plain by the following statement, which District Attorney Whitman made yesterday:

"I have seen in The Tribune accounts of transactions in Canadian Mines Company stock. These transactions I will have thoroughly investigated. If the evidence justifies it, indictments will be found, and every effort will be made to punish the ones guilty of any wrongdoing."

Walter B. Raymond, in discussing the summons and complaint which had been served on him and which he showed to a reporter for The Tribune, said that he would answer it to-day.

"I will enter a general denial," he said, "and move that many of the allegations be stricken out. My only interest in the mines company is 100 shares of stock which was given me to enable me to qualify for a director, and I have never made any money out of the company. It is outrageous to draw me in this litigation, but my reputation will speak for itself. It is true that this stock has been manipulated. Some people on the inside knew that the company was negotiating for some exceedingly valuable property, and that was why the stock has been quoted so high. One day when a broker was down here for some stock the Macks asked me to have it indorsed by a stock exchange and I put it in my name so that I could do so."



FRANK N. HOFFSTOT (ON RIGHT) AND JOHN D. LINDSAY, HIS COUNSELLOR, Leaving the Federal Building yesterday, after the attempt to take him to Pittsburgh.

ACCUSES HIGGINS OF SPITE UP, JUMP RUBBER SHOES

Row Over Park Leases Takes New Turn in Court.

Jacob Gredinger, manager for his wife and brother, who are the lessees of the refreshment pavilions in Crotona Park, made affidavit yesterday that Park Commissioner Thomas J. Higgins was actuated by personal animosity and a desire for vengeance in his alleged determination to remove the stands from their present location. He bases this allegation on an experience with Mr. Higgins before he was Park Commissioner, which resulted in Gredinger ordering him from his home.

Mrs. Fanny B. Gredinger and Bernard, the lessees of the stands known as the "Skate House" and "The Pagoda," have already obtained a temporary injunction restraining Commissioner Higgins from removing them. Argument was heard yesterday by Justice Whitney in the Supreme Court on the motion to make the injunction permanent. Mr. Higgins denied an alleged conversation with Jacob Gredinger in which he said he would break the lease for the stands or that he threatened to do so.

Mr. Gredinger says he kept a cigar store at No. 425 Third avenue, in the rear of which he lived with his family. His wife was ill in the adjoining house, where two machines were kept running day and night.

Mrs. Gredinger's physician told her husband that the noise and vibration of the heavy machinery might have a serious result. After failing to induce the proprietor to stop the machines at night, Gredinger complained to the Board of Health and the nuisance was stopped.

Thereupon, according to Gredinger, Mr. Higgins, who, he says, owned the house where the factory was operating, called upon him and offered him money to withdraw his complaint. Gredinger says he was indignant, and finally asked Mr. Higgins if he would allow a nuisance that jeopardized his wife's health. When Higgins said he would not, Gredinger says he ordered him out of his house.

Gredinger goes on to say that some time in January last he was at the "Skate House" when Commissioner Higgins came along. He asked Gredinger:

"Are you running this place?" and when Gredinger said he was manager, he alleged Higgins replied: "I am going to break your lease if I can."

POSTMASTERS NOT PLEASED

State Association Declares for Control of Rural Districts.

The New York State Association of Postmasters declared itself dissatisfied with the present method of appointment of rural clerks and carriers in the fifth annual convention yesterday. The association passed a resolution that it was the sense of the convention that in future eligible lists be furnished the postmasters and that the appointments for rural free delivery carriers should be made by selecting one of three names.

William A. Smythe, of Oswego, and James H. Callanan, of Schenectady, criticized the present method. Mr. Smythe said that one man, out of an insane asylum only a few weeks, came to him with a certificate of appointment and he was forced to put him to work as a rural carrier. "The postmaster should have the same choice in selection as in clerks and carriers in cities," said Mr. Callanan.

Postmaster Morgan agreed with Mr. Callanan, who added: "I have taken the matter up with the Postoffice Department, which agrees with my contention, but it is said that the Civil Service Commission is the obstacle to improvement."

H. H. Coles, secretary of the Civil Service Commission, said that suggestions from postmasters would be welcomed.

In his speech of welcome, Postmaster Morgan advocated the passage of a law which would retire superannuated employees with a pension. He also suggested compensation for death or injury in service.

David C. Pratt, postmaster at Elmira, acting president, presided at the convention, which was held at the Republican Club, No. 54 West 40th street, and which will continue in session to-day.

LEGAL OPINION ON TIPPING

Corporation Counsel Replies to Controller Prendergast.

Corporation Counsel Watson, replying to Controller Prendergast's queries some time ago regarding the items of expense put in by various condemnation commissioners, gives his opinion on tipping, saying:

"A reasonable fee, for example, to the water who has served the meal, in addition to the restaurant check, though perhaps theoretically gratuitous, is as usual as the payment of the bill itself, and it was perhaps upon some such theory that the court concluded that the tip became a part of the cost of the dinner, and that the city was liable for the meal it should tip the waiter, too."

Further on he says he shall at once further examine into the ethical and moral aspects of tipping in its relation to condemnation matters and at all times will welcome the Controller's further suggestions and encouragement.

As for parlor car service, the Corporation Counsel declares he will always be found in a day coach if he has a case on in the Court of Appeals, but he does not hold that all other city officials or employees should not properly charge parlor car bills to the city.

"Perhaps it is something for the individual to decide," he declares.

ERIE FIREMEN ASK INCREASE

Conference To-day Over General Manager's Counter Proposition.

The Erie firemen's grievance committee, which is now in this city, held a preliminary conference yesterday with General Manager J. C. Stuart, of the Erie, in his office, at No. 30 Church street, over the demands made by the Brotherhood of Locomotive Trainmen and Engine-men for increase of wages ranging from 15 to 22 per cent.

"The wages paid by the Erie to its firemen have always been fully up to the average of the other roads. They are getting very good wages now. I do not believe there will be any trouble, and there is no doubt in my mind that an amicable arrangement will be reached," said he.

James Byrne presented the portrait of Surrogate Fitzgerald, paying high tribute to his character and his fealty to public duty. Surrogate Cobhan and Surrogate Thomas accepted the paintings in appropriate addresses.

DEAD SURROGATES PRAISED

Portraits of Rollins and Fitzgerald Given to Court.

About two hundred lawyers, including many distinguished members of the bar, Supreme Court justices and judges of the United States court, attended the presentation yesterday by the bar of New York of life size paintings of the late Surrogates Frank T. Fitzgerald and Daniel G. Rollins to the Surrogate's Court, where the presentation was made. The portraits were those of John W. Alexander, Relatives of Mr. Rollins and Mr. Fitzgerald attended the ceremonies.

When Surrogates Cobhan and Thomas had taken their seats on the bench Joseph H. Choate, to whom was assigned the presentation of the portrait of Mr. Rollins, arose and addressed the court. Mr. Choate expressed his pleasure at being selected as the medium of the presentation of the portrait of his old friend, with whom he was associated politically, socially and legally.

The former ambassador told of Mr. Rollins' rise in the profession of law and his successful administration of his several public offices. He was a partisan, said Mr. Choate, and he liked him for it, but Mr. Rollins never permitted his partisanship to interfere with his public duties, he added.

Mr. Choate told how Mr. Rollins, after working his way through Dartmouth, came to New York to be an assistant United States Attorney under Daniel R. Dickerson, and later became the United States Attorney, upon the death of Mr. Phelps. He said he considered his duties were of a quasi-official character, and that the office he held was as much to protect the weak and innocent as to convict the guilty.

Mr. Choate read an extract from an address of Elihu Root, showing that the late Surrogate had been the principal adviser of President Arthur in the trying times following the assassination of James A. Garfield, "one of the most dangerous and trying times in the history of the country," said he.

Mr. Byrne presented the portrait of Surrogate Fitzgerald, paying high tribute to his character and his fealty to public duty. Surrogate Cobhan and Surrogate Thomas accepted the paintings in appropriate addresses.

WHERE IS YOUR MONEY?

You may have the facilities of our Banking Department without opening a formal account.

If you have a few thousand dollars awaiting investment let us take care of the money for you meanwhile. We will issue to you a certificate of deposit. It bears interest according to the period for which it is issued—as high as 3%.

If we serve you well with the certificate, you may want us to take your regular account later. Or, we will take that first if you wish.

TITLE GUARANTEE AND TRUST CO.

Capital and Surplus, - \$14,000,000
176 B'way, N. Y. 175 Rensselaer St., Bklyn.
450 Fulton St., Jamaica.



FRANK N. HOFFSTOT (ON RIGHT) AND JOHN D. LINDSAY, HIS COUNSELLOR, Leaving the Federal Building yesterday, after the attempt to take him to Pittsburgh.

HOFFSTOT FIGHTS RETURN

Gets Habeas Corpus Writ After Governor Signs Extradition.

LESLIE MUST STAND TRIAL

Not Too Ill to Go Back to Pittsburgh, Says Physician—Jury Has Simon Case.

Armed with a writ of habeas corpus obtained from Judge Holt in the United States Circuit Court, John D. Lindsay, of counsel for Frank N. Hoffstot, president of the Pressed Steel Car Company and of the German National Bank, of Allegheny, nipped the plan of Detective Bernard Flood, of the District Attorney's office, yesterday to take Mr. Hoffstot to Pittsburgh to answer an indictment in the municipal court. Judge Holt will hear arguments on the writ to-morrow, and placed Hoffstot under \$10,000 bond for his appearance.

Governor Hughes signed the extradition yesterday and Mr. Hoffstot was arrested at his office, No. 30 Broad street, almost immediately after the papers were received from Albany. Mr. Lindsay got his writ and went to the home of the District Attorney, and Detective Flood and his prisoner went to the Federal Building.

In the courtroom Mr. Hoffstot was represented by Mr. Lindsay, Adrian H. Joine and Adrian H. Larkin. George Gordon Battle represented W. A. Blakeley, District Attorney of Pittsburgh, and District Attorney Whitman was represented by Robert S. Johnson, of his staff.

Judge Holt put the hearing on the writ down to to-morrow afternoon at 2 o'clock, and was about to release Mr. Hoffstot in the custody of his counsel when Mr. Blakeley whispered an objection to Mr. Battle, and bail was then fixed at \$10,000, which a security company furnished.

Counsel for Hoffstot had objected to extradition on the ground that he was not in Pittsburgh on June 3, 1908, when he was alleged to have paid \$52,000 to Charles Stewart for the purpose of having his bank made the depository of the municipal funds. As the indictment alleged a conspiracy preceding the specific act charged, it was held that presence in the state at the time was not necessary to the carrying out of an agreement. The money, it is said, was actually paid at the Hotel Imperial, in this city.

Albany, April 20.—Governor Hughes today in honoring the requisition of Governor Stuart of Pennsylvania for the surrender of Frank N. Hoffstot, president of the Pressed Steel Car Company, said in part: "The crime here alleged is conspiracy to bribe municipal officers. It would not be necessary to prove that the crime was committed on a particular day. It may be proved by circumstantial evidence, and its very nature frequently makes a crime of this sort susceptible of none other."

"The only question is whether he should be regarded as a fugitive from justice, and I find that he is, and hence will grant the warrant."

Pittsburgh, April 20.—The trial of Max G. Leslie, county delinquent tax collector, on charges of bribery and conspiracy in connection with the use of his influence in the passage of certain city ordinances, which was postponed Monday on motion of counsel for the defense, who declared that Leslie was confined to his bed, in New York City, will to-day be set for trial, to start Monday by Judges Cohen and Frazer, sitting in Criminal Court, to-day.

A physician who examined Leslie in New York yesterday appeared in court to-day with the statement that Leslie was "undoubtedly suffering with nervous trouble but not seriously ill." Upon the strength of the physician's testimony Judge Frazer set the date for Leslie's appearance and cautioned counsel to have him here on the date named by the court.

The jury is out to-night considering the case of the second councilman placed on trial for bribery. When court adjourned no verdict was returned, and if one is reached during the night it will be sealed and submitted to court in the morning. The case is that of Councilman A. V. Simon, who pleaded not guilty when brought into court to-day despite pleas of illness.

John F. Klein, who "kicked out the props" and "let the sky fall" in the bribery scandal, was the chief witness against Simon, and his testimony was corroborated by ex-councilman Albert A. W. W. H. Weber, who has admitted that he gave Klein \$5,000 to distribute among councilmen.

FINANCIAL BILLS REPORTED.

Annual Supply and Highway Measures Go to Assembly.

Albany, April 20.—Important financial measures were reported to-night by the Assembly Ways and Means Committee, including the annual supply bill, bills aggregating \$11,900,000 for highway purposes, the Whitney bill increasing the amount of the bond issue for the purchase of mineral springs at Saratoga from \$200,000 to \$1,000,000, and the Allen bill, continuing the canal terminal commission and authorizing an inspection trip abroad.

FIGHT AT M'KEES ROCKS

Four Men Shot—One Striker Run Down by Train.

Pittsburgh, April 20.—The first clash between the police and the strikers of the Pressed Steel Car plant, at Schoenerville, of which F. N. Hoffstot is president, occurred to-night at the corner known as "Bloody Angle," where half a dozen men were shot down in the strike riots of last July. Four men were shot to-night and one unidentified foreigner is in the hospital with injuries received when a train struck him while he was trying to escape.

The injured are James McDaniel, a policeman, shot in the hip; Joseph Virenot, shot in the thigh, and John Koeski, shot in the arm. Besides these, one man was carried away by the strikers and is believed to be secreted in one of the strikers' houses. Koeski escaped across the Ohio River to Woods Run, but was pursued by the police and brought to the hospital.

The rioting was started by a hundred of the strikers who congregated at the "Bloody Angle" and refused to move on when ordered to do so by McDaniels. The crowd flocked around the officer and a man on the edge of the crowd fell on the policeman. Other policemen then started firing, followed by the strikers, and the battle raged for a quarter of an hour. McDaniels, lying on the ground, emptied his revolver into the crowd, and strikers began to fall, some supposedly hit, for they were carried away by friends, and others lying prone to avoid the bullets. Virenot, who was overlooked, was captured and taken to a hospital.

The man who shot McDaniels was struck by an express train and was hurled high in the air, falling beside the tracks apparently lifeless. At the hospital it is not known whether he will recover.

A number of the rioters were recognized.

THE GREATEST EXHIBITION OF

Cluett SHIRTS

ever made in the history of wearing apparel is being made THIS WEEK—in this town—at your store. The Cluett label always stands for all the good qualities you expect to find in a shirt. The assortment of colors and styles will never again this season be so large as right now. \$1.50 and more.

Every Cluett Shirt bears a CLUETT label

B. Altman & Co.

CALL ATTENTION TO THEIR LARGE STOCK OF

MOTOR GARMENTS FOR MEN AND WOMEN

AUTOMOBILE AND TOURING COATS OF VARIOUS MATERIALS, IN RECENTLY IMPORTED MODELS; MOTOR HATS, CAPS, BONNETS AND GOGGLES; GLOVES AND VEILS; PILLOWS, PLUSH MOTOR ROBES AND LEATHER POUCHES; HAMPERS AND THERMOS CASES OF WICKER AND LEATHER; FITTED BAGS AND EMERGENCY CASES; BRASS CLOCKS AND AUTOMOBILE FLOWER HOLDERS.

WOMEN'S AND MISSES' RIDING HABITS

MADE TO ORDER FROM SELECTED MATERIALS; ALSO HABITS IN STOCK, READY FOR IMMEDIATE WEAR ADAPTATIONS OF FOREIGN DESIGNS, APPROPRIATE FOR SIDE OR CROSS-SADDLE RIDING. EQUESTRIENNE TIGHTS OF RIBBED MATERIALS AND KNICKERBOCKERS OF PONGEE, CHINA SILK AND BRILLIANTINE.

RIDING HATS, BOOTS, GLOVES, WHIPS AND CROPS.

Fifth Avenue, 34th and 35th Streets, New York.

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR

2 lb AND 5 lb SEALED BOXES!

EVERY FINE SHARPER LIKE A CRYSTAL OF SUGAR. THE RESULT OF ITS PUREST QUALITY. BEST SUGAR FOR TEA AND COFFEE!

BY GROCERS EVERYWHERE!

CRYSTAL DOMINO SUGAR