

# MUNSING UNDERWEAR

## FALL HAS TODDLED IN SUMMER'S LAP

until she became a spoiled child, but alas the edict of nature has gone forth. Miss Fall has been launched upon her own resources and Summer has gone to her couch of peaceful repose, not to return until Fall, Winter and Spring have made their debuts and have passed behind curtains as nature rings them down again. But we started out to talk about Underwear—Munsings' Underwear—so here we go—

Munsing's Underwear is the dependable kind; the kind you ladies read about in all your journals. We have handled it in the past. You have tried it and were pleased with its durability and fitting qualities. It does not bag at the knees or sag on the body, because it is form-fitting.

There is not a line offered to any trading public that shows as many points of excellence as Munsing's. If you have never tried it, the season is now opportune. Come while the stock is complete. Try it now and you will always call for it in the future. We supply it in separate pants and vests or union suits, in wool or cotton, fleeced or plain, medium weights or heavy, at from 50c and up to \$4.00

## Ladies' Sweaters

Not the old styles, but the newest creations; they are going fast too. Why don't you get yours while we have all sizes? We show them in red, blue, white and combinations.

## Ladies' Waists

Now give us a look on our Ladies' Waists. We have the prettiest line of Wash Waists, all wool batiste and Seicillians, in tucks plaits and emroidered fronts, all over nets and laces, at from

50c to \$15.00

## Furs! Furs!

Just calling your attention to this extensive line. Not many days shall flit away until you will need them. Our stock is complete and awaits your choosing.

## Wool Knit Goods

Fascinators, and Ice Wool Squares

## Wraps, Suits, Coats

We have out-stripped all seasons in showing and selling the best. Our showing has certainly met with merited approval, as shown by the crowds of pleased customers, who have visited this department. Let us show you in the Suit Department.

## Shoes

Put away your low cuts now and don a pr. of our famous DREW-SELBY SHOES for Women; none better and sold at any price. We can suit you in any style and price for

\$2.50 and up

## Wool Knit Goods

Opera Scarfs, Baby Booties & Sacques

TELEPHONE  
155

# MADDEN & COMPANY

NORTH SIDE  
MAIN ST.

## L. D. MASON

302 MA. N

Has more New and Second Hand Stoves to sell  
50 cents to \$45.00

### CITY ORDINANCES.

#### Ordinance No. 190.

AN ORDINANCE Granting unto P. C. Dings and W. A. Ledbetter, their successors and assigns, the right and privilege of using the streets and alleys of the City of Ardmore, Indian Territory, for the purpose of laying mains and pipes and maintaining the same, and to construct, maintain and operate or acquire a gas plant with in said City, in order to furnish the inhabitants thereof gas for fuel, illuminating and mechanical purposes, under the conditions as herein provided:

BE IT ORDAINED by the Mayor and City Council of the City of Ardmore, Indian Territory.

#### ARTICLE I.

Section 1. That the word grantees as used and employed in this ordinance shall denote P. C. Dings and W. A. Ledbetter.

#### ARTICLE II.

Section 1. That said above named grantees are hereby granted the right and privilege and authority to lay and maintain mains and pipes, including all necessary attachments and connections thereunto, belonging, under the surface of the highways in the streets and alleys and public grounds of the City of Ardmore, Indian Territory, for the purpose of conducting through the same gas for fuel, illuminating, heating and mechanical and manufacturing purposes. As the rights, privileges and authority hereby granted to and conferred upon said grantees shall have to their successors and assigns and all the obligations, conditions and burdens imposed by this Ordinance upon said grantees shall rest upon and be assumed by them for and during the period of their ownership of the franchise hereby granted.

Section 2. That said grantees shall have the power to operate, use, repair and maintain and hereafter extend gas mains and pipes under the surface of all highways, streets, public grounds and alleys of said city, and to make all necessary excavations and trenches in and upon any and all such highways, streets, alleys and public grounds of said city.

#### ARTICLE III.

Section 1. When any highway, public ground, street or alley of said city shall be broken or opened for the purpose of making excavations, such highway, street or alley shall be restored to as good condition as before such breaking or opening, with all possible promptness by and at the sole cost and expense of said grantees, or their successors and assigns, provided, that all such work shall be done by said grantees, subject to the approval of the proper officers of said city and in conformity with the terms of this Ordinance. And, provided, further that if said grantees, their successors or as-

signs, shall neglect, fail or refuse to replace such highway, public ground, street or alley in the same condition as they were before such breaking or opening, within a reasonable time, then said city may proceed to place the same in as good condition as they were before said breaking or opening, and charge the expense thereof to said grantees, their successors or assigns.

#### ARTICLE IV.

Section 1. That said grantees, their successors and assigns, shall in every case and at all times during the course of construction, protect all excavations, trenches and dangerous places in such manner as to prevent accidents and all excavations and fences shall be allowed to remain open only for such length of time as may be absolutely necessary in the prosecution of such work.

#### ARTICLE V.

Section 1. The said grantees, their successors and assigns, during the existence of this franchise, hereby agree and contract to furnish the city of Ardmore and the general public manufactured or natural gas of good average and merchantable quality, the same to be measured by a gas metre and charged for by the 1000 cubic feet at not more than the rate of \$1.55 for illuminating gas and \$1.45 for gas used for fuel power or manufacturing purposes.

#### ARTICLE VI.

Section 1. Said grantees, their successors or assigns, shall in no manner molest, damage or interfere with the water pipes for public utilities or private sewers which have already been made or constructed in or along any of the streets, alleys or public grounds of said city without restoring the same to their original condition within the shortest time possible for such work to be done, and in default of which, said grantees or their successors or assigns shall be liable to the city or to the person interested in said water pipes or private sewers, for the expense necessarily incurred in restoring them to their original condition and further to the payment of any and all damages that may result therefrom.

Section 2. That said grantees, their successors or assigns, shall restore all streets, alleys and public grounds which may be interfered with in laying pipes or mains or in using any of the apparatus or machinery in connection therewith to as good condition as the same were before such laying, and it shall be the duty of said grantees, their successors or assigns, to replace all said pipes, mains or apparatus in as good condition as the same were before such trenching or excavating was done.

Section 3. That the said grantees, their successors or assigns, shall indemnify and hold the city of Ardmore

harmless from and against any and all claims, damages, actions, suits, judgments or liabilities of every kind that the city may be subjected to or that may be incurred in consequence of or growing out of the opening of said streets, alleys or public grounds, or the laying of said pipes or mains in said streets or other places, or the doing of the work incident to such construction or the manner of doing the same, the opening of said streets, alleys or public grounds in consequence of or growing out of the laying of said pipes or mains in said streets, alleys or public grounds or the doing of the work incident to such construction or the manner of doing the same, or in consequence of injury or damage to person or property in proximity to said gas plant or by reason of an explosion of gas, or in consequence of or growing out of the failure of said grantees, their successors or assigns, to restore said streets or alleys or public grounds to as good condition as they were before being opened by the agents, employees or contractor of said said grantees, their successors or assigns; it being the intention of this Ordinance that said grantees, their successors or assigns, shall be and become primarily liable in all such cases and to protect said city from damages, loss or injuries, in such instances.

#### ARTICLE VII.

Section 1. Said grantees, their successors or assigns, shall furnish gas to all applicants, who do business or reside along the lines of its main, and said grantees, their successors or assigns, shall extend said mains in all districts contiguous to be made within ninety days after ordered to make such extension by the city. Provided, that a petition for such main shall be presented to the City Council by the owners or occupants of real estate along the line of such proposed extension, and that the amount of such extension shall be at least fifteen feet for every five blocks of the proposed extension who shall agree and stand ready to enter into a year's contract to take not less than fifteen dollars worth of gas per annum at the rates prescribed in this Ordinance, and the City Council shall, upon presentation of such petition, order such extension to be made, if in its judgment, it should deem the petition just and reasonable.

#### ARTICLE VIII.

Section 1. That said grantees and their successors or assigns shall maintain and operate a gas plant capable of producing not less than sixty thousand cubic feet daily, and shall operate such plant continuously during the life of this franchise. Provided, however, that a temporary failure to produce the quantity of gas above specified and to maintain and operate said plant continuously, if due to or arising from unavoidable accidents, suits at law or in equity, or other causes beyond the control of said grantees, their successors or assigns, and; Provided, such temporary failure should arise from strikes or combinations of labor, or other troubles, or from any act of God, no forfeiture of this franchise shall be declared on account thereof.

Said grantees, their successors or assigns, shall repair or remove so far as it lays within their power to do so, without unnecessary delay, the cause or causes of such failure; but in case said grantees, their successors or assigns find it advantageous to furnish under the provisions of this franchise natural gas, instead of manufactured gas, they shall have the right to do so.

#### ARTICLE IX.

Section 1. It is hereby further agreed by and between the city of Ardmore and the said grantees, their successors or assigns, that at the expiration of fifteen years from the date of the passage and approval of this Ordinance and at the expiration of any five years thereafter, the city of Ardmore shall have the right to purchase all of the assets, property rights, franchises and contracts of whatsoever kind or nature, then owned by said grantees, their successors or assigns, under the provisions of this Ordinance, at their fair market value, to be ascertained by the appraisement of three wholly disinterested persons, who shall be appointed as follows: One by the Mayor, by and with the consent of the City Council of Ardmore; one by the grantees, their successors or assigns, and the other shall be appointed by the two thus chosen. Said appraisers, before entering upon the discharge of their duties, shall take and subscribe an oath before some competent authority, that they will fairly and truly appraise said assets, property rights, franchises and contracts of whatsoever kind and nature then owned by the grantees, their successors or assigns at their fair market value.

#### ARTICLE X.

Section 1. This franchise shall not become effective until the grantees shall deliver to the Mayor of the city of Ardmore, Indian Territory, a certified check in the sum of seven hundred and fifty (\$750) Dollars, to be by him collected for the use of the city of Ardmore in case the grantees, their successors or assigns, shall fail to begin the work in good faith, evidenced by an expenditure of seven hundred and fifty dollars in actually constructing the gas plant and laying the mains as herein provided, or in case they shall fail to complete the same as herein provided within the time named in Article XIII of this Ordinance.

#### ARTICLE XI.

Sec. 1. It is expressly agreed that the grantees, their successors or assigns, shall connect the pipe every twenty-five (25) feet in the business district and every fifty feet in the residence district of said city, when necessary in order to accommodate the property owners or residents of said city, from the main line or lateral line or pipe line to the curb line of each side of said streets, whenever directed to do so by the city council and each consumer shall only be required to connect from the curb opposite his residence or his place of business. All mains are to be placed at a depth of not less than three feet from the surface of the grade.

Section 2. The grantees, their successors or assigns, hereby agree to

extend a pipe to the city hall of the city of Ardmore and to furnish, during the life of this franchise, the said city of Ardmore all gas required for heating and illuminating purposes in the various offices and apartments at said city hall free of cost to said city.

#### ARTICLE XII.

Section 1. Said grantees shall deliver to the clerk of the city of Ardmore the certified check mentioned in Article X of this Ordinance, together with their written acceptance of the franchise hereby granted to them, subject to the terms and conditions imposed by this Ordinance within twenty (20) days from and after the passage and approval of the same.

#### ARTICLE XIII.

Section 1. That said grantees, their successors or assigns, shall begin work in good faith in the erection and construction of said gas plant and in the laying of said main and pipes within eight months after the passage and approval of this ordinance and failure so to do by the

expenditure aforesaid, shall operate as a repeal of this ordinance, and shall have the same in operation throughout the business district of said city within twenty months from the passage of this ordinance. The period of time for which this franchise shall be granted shall be thirty years.

#### ARTICLE XIV.

Section 1. All Ordinances or parts of Ordinances in conflict with this Ordinance shall be and the same are hereby repealed, and all ordinances heretofore passed granting gas franchises to any other person or corporation are hereby repealed.

Approved on the 20th day of October, 1905.

R. W. DICK,  
Mayor of Ardmore, I. T.  
Attest: G. H. BRUCE, City Clerk.  
Published October 24 1905.

It is a pleasure to take Dr. Dade's Little Liver Pills and enjoy their tonic effect upon the liver. Sold by City Drug Store.

## The Territory's Greatest Hardware House

Our offerings this spring include the  
finest stock of

Buggies, Hacks, Phaetons and Surreys

we have ever carried. Step into our buggy house on North Washington street, make your selection, you'll find that we will give you the most liberal price and the lowest terms.

For the farmer we have the newest thing in

Cultivators, Turning Plows,  
Cotton and Corn Planters

We want to sell you your hardware for 1905

Steven Kennerly & Spragins  
Com any

The Ardmoreite for the News