

NEWS ABOUT THE BLUFFS.

Another Important Document Filed in the Celebrated Crick Case.

A MAN OF MANY HEAVY SORROWS. Hank Hall, the Murderer, Improving - Died at Ninety - is Non-Bond - Insurance - Council Proceedings - Minor Mention.

Another important instrument was filed in the Crick case last evening, which, it is claimed, will move the case for the trial of the innocent purchasers, who hold the title to some very valuable property that once belonged to the Peter Smith estate in Council Bluffs and elsewhere. The instrument was filed for recording in the county recorder's office and is a quit claim deed from Mabel Crick and her husband, conveying all of her interests in the family estate to J. E. Smith, who is her grandfather instead of her uncle, as erroneously stated in The Bear when the first documents were filed a few days since.

It will be recalled that the first quit claim deed that Mrs. Crick gave in consideration of \$1,500 was signed only by herself and the assignment and warranty deed given N. M. Hubbard was signed jointly by herself and husband. After Hubbard had recovered the interests therein, he acquired it left the matter in the same condition that it was in prior to the attempt made by Hubbard and others to go against Mabel Crick and her husband, who had decided away his interests acquired by marriage, and there was a possibility of some trouble in the future, which was averted both yesterday and today, and sets at rest all these apprehensions, and leaves the title to the estate wholly in the hands of the administrators of the estate, and still has the power to make a legal settlement. This has already been given quit claim deeds to all persons who have purchased portions of the estate whether from the administrators or from parties who held the property in virtue of some deed from the administrators to the present time.

The Manhattan sporting headquarters, 418 Broadway. Try Manawa beach, near hotel, enlarged, more sand, nice bottom, clean rooms. If you wish to sell your property call on the Jewell & Wells Co., 301 Judd, president, 303 Broadway. Money at reduced rates loaned on chattel and real estate security by E. H. Sheafe & Co.

A good horse will fly with every 100 feet of hose purchased at \$15.00. W. G. Tipton, real estate, 527 Broadway. Wall paper at 10 cents per roll, not remnants, at C. L. Gillette's, 28 Pearl st.

A Man of Many Troubles. E. E. Engleson is a young man of many troubles. Last week he was the plaintiff in a long and expensive litigation with the Twin City dye works. The suit was for the recovery of heavy damages for personal injury alleged to have been sustained while in the employ of the company, and was claimed to have been caused by the use of gasoline in cleaning old clothes. He set up the plea that he was injured physically and mentally by being compelled to continually breathe the fumes of the fluid, but the jury thought otherwise, and denied him the therapeutic agent asked for in the shape of a judgment against the company, and was claimed to have been caused by the use of gasoline in cleaning old clothes. He set up the plea that he was injured physically and mentally by being compelled to continually breathe the fumes of the fluid, but the jury thought otherwise, and denied him the therapeutic agent asked for in the shape of a judgment against the company, and was claimed to have been caused by the use of gasoline in cleaning old clothes.

Contractor Kelley's bill for the excavation of the Crick case, out of the estate of Peter Smith, was presented. The bill called for \$200, which was the full cost of the work. Alderman Lacy objected to the allowance of the bill, and the committee on finance, which had agreed with the county commissioner, which which they were to pay one-half of the bill, in the amount of \$100,000, which was the full cost of the work. Alderman Lacy objected to the allowance of the bill, and the committee on finance, which had agreed with the county commissioner, which which they were to pay one-half of the bill, in the amount of \$100,000, which was the full cost of the work.

Patrolman Harrington was reported sick by the chief during the entire month. On motion the council allowed his full salary for the month. A communication was received from the Preston horse cart company announcing the speedy completion of the new cart ordered by the council.

Alderman Casper announced the expiration of the contract for the gasolene lights. Alderman Lacy moved that the committee of the whole go out this evening and relocate the gasolene lamps and denote upon the points where they should be placed. The committee on finance, which had agreed with the county commissioner, which which they were to pay one-half of the bill, in the amount of \$100,000, which was the full cost of the work.

The clerk was ordered to advertise for bids for grading South First street from Paul Smith's to the east line of Beck's property, bids to be received Monday night. The ordinance regulating the running of street cars in the city was brought for its second reading. Alderman Lacy moved that the ordinance lay over and the council accept Superintendent Reynolds' invitation to ride and see what his money makes an hour means. Alderman Lacy moved that the ordinance lay over and the council accept Superintendent Reynolds' invitation to ride and see what his money makes an hour means.

Dr. Bowers' office moved to 20 N. Main. Farmers' Congress. It is to be regretted that the Farmers' congress, which will convene in Council Bluffs on the 10th inst., will not have a chance to hear Senator Jones discuss the silver question. Official duties in Washington will absolutely prevent the great champion of this question being present. Hon. E. Rosewater of The Bear will take his place.

SOUTH OMAHA BOODLE CASES. Dougherty and Rowley to be Investigated by the Council. At last night's meeting of the South Omaha council the following communication from City Attorney Edgerton was read: "To the Mayor and Council of the City of South Omaha—Gentlemen: In reference to the matter of charges of bribery, and corruption in the passage of ordinance No. 229, referred to me for investigation, I would say that I have investigated as fully as possible and find no evidence in my possession, except on the part of Councilman Rowley and Dougherty, who received checks from a party in the employ of the Rock Island railroad company, and from all the evidence obtainable I must conclude that said checks were received with the intent to realize thereon, and that they were drawn, if I am correct in my conclusion, by Rowley and Dougherty as guilty under Section No. 175 of the code, of accepting bribes."

Robbed While Asleep. Some thief stole into Otto Michael's room at 112 P street after midnight last night and took from one of his pockets a certain amount of money. Michael was awakened by the noise, but when Otto awoke this morning he found it lying on the floor and his pocket book near the door. Michael and another member of the household heard no noise during the night. The thief's entrance was effected through an open window.

Man and Klein are offering great bargains in every department. We show the best line of cook stoves and ranges in the city, from \$10 to \$40. In tinware we carry the best quality of goods at low prices. Carpets, "Oh, my" is just what the world, former price of carpets 95 cts, now 45 cts, and so on through the entire line. We show a large line in novelties in our parlor goods department. In bedroom suits we pride ourselves of carrying the most complete assortment of 30 styles. Book cases, rockers and dining chairs of every description. Side boards, wardrobes and center tables go along with this unloading sale. Get prices elsewhere and compare Mandel & Klein's 230 Broadway.

Died at Ninety. John Johnson, aged ninety years, one month and eight days, died at the residence of his son-in-law, Elijah Moss, in Crescent township, yesterday, with whom he has been living for several years past. Death resulted from general debility, produced by a cancer. He will be buried today in Crescent City.

P. C. Miller, the painter and decorator, at home to his friends, 515 South Sixth street. The ladies of the Royal Neighbors of America will give a lawn social at the residence of Mrs. M. B. Belpash, 607 South 11th street, Tuesday evening, August 7, 8 o'clock. Refreshments will be served. Women, who are having a party, are cordially invited to attend.

Will Establish a Non-Bond Agency. Local insurance companies are cordially exercised over the contemplated movement of some Omaha insurance men to establish a non-bond agency in this city, and write all kinds of insurance at reduced rates. An agent of several non-bond companies that have been doing business in the west for some time, was in the city yesterday looking over the field and making arrangements to begin work. The new agency proposes to establish a rate of a cent less than the established rates, and to pay for all the business to be had at the cut rates.

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FROM THE STATE CAPITAL.

A Young Forger's Brilliant Career Out Short by Arrest.

HE BETRAYS A FRIEND'S CONFIDENCE. Monthly Report of the State Penitentiary—Lincoln Still in Darkness—Robbed While Asleep—City News Notes.

LINCOLN, Neb., August 4.—[Special to The Bear].—F. C. Crotch is an unprincipled dupe, who, though of respectable parents and fine education, has prostituted his talents and is doomed for the penitentiary. He was at Hastings and about three weeks ago he came to Lincoln and stopped at the Tremont hotel. Among his acquaintances here was a clerk in Jenkin's store, and he asked this clerk to identify him at one of the banks so that he could get a draft cashed calling for \$120 on the Weyland state bank of Kansas. The clerk identified him, never dreaming that Crotch had turned forger. The draft was presented at the American Exchange bank and cashed. By the time that the draft had reached Weyland, Kan., and the paper could not be found. The matter was placed in the hands of Detective Crowe and the difficult work of tracing the fugitive commenced. It was discovered that he first went to Omaha, where he made a stop at the residence of W. C. Curtis. He was then tracked to St. Joseph. From there it was discovered he had gone to St. Louis. At the latter place he distinguished himself by running away with another man's wife. He flew with his illicit love to Kansas City. At the town on the Kaw he ran out of money and found it necessary to commit another forgery to raise a few hundred dollars. This time he used the name of F. C. Kinsbury. Again he had to make himself scarce and directed his face back to St. Louis, accompanied by the faithless female. All this network of trips and donning of aliases was unperceived by the detectives until John D. Hays, finally captured a few days ago at St. Louis and brought him to Lincoln yesterday. When he was arraigned before Justice Cochran and was put under \$500 bonds to appear for trial later in the month, he was considerably crestfallen over his capture, and could not express a word of regret for the series of crimes he has committed. In case the authorities here fail to convict him, he will go to Kansas City officers are anxious for a whack at him.

OBJECTED TO HER GUARDIAN. A little over two months ago Marion W. C. Smith, a girl of sixteen, petitioned the county court that her guardian, the late John W. Smith, make an accounting of the money he received for certain real estate belonging to her that he had sold and the receipts for which had mysteriously disappeared. A few days later Crotch filed a report with the court which the girl claimed was incomplete and incorrect. She then filed charges against Crotch, claiming that as her guardian he had been negligent to her, that it was disagreeable to her to transact business with him, and asked for his removal. The court ordered that he be removed, and the girl be placed in the custody of her mother, who is now residing at 812-30, one-half of the city days.

THE CHARGES OF CRUELTY SUSAINED BY THE COMMISSIONER. Nearly two hours of the time of the fire and police commission were consumed last night by hearing testimony in the case of Officer Morrissey, who so brutally abused Mrs. Hasford on the last day of last month. Commissioners Smith and Bennett were reported absent on a two weeks' vacation. Morrissey was present together with an attorney who conducted his case. Christian Hansen testified that he heard the screams of Mrs. Hasford, and went over to see what street to see what the trouble was. He testified that Morrissey was unprovokedly cruel in handling the woman, who at that time was in a very delicate condition. The woman, he said, was compelled to walk six blocks to the police station, and when she got there he told her to get up and go home. "If you don't get up, I'll take you to the hospital," he said, and when the woman had finally been hauled to the box that she asked for, he told her to get up and go home, and tell her brother-in-law that she was arrested, and that Officer Morrissey had driven the boy away.

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BOARD OF EDUCATION.

A Vast Amount of Business Put Through With a Rush.

The board of education held a busy meeting last night. The session was considerably shorter than usual, and a great deal of important business was put through with a rush. The members present were Messrs. Babcock, Smyth, Coryell, Wehrer, Coburn, Polts, Morrison, Ross, Kelly, Spalding, Martin, Poppleton and Gibbs. Vice-President Ross occupied the chair and Charles Conroy presided at the secretary's desk in the old familiar style. The lobby was filled with applicants for appointment or reappointment to positions as janitors. Ex-Member Robinson occupied a seat inside the railing, and ex-Secretary Piper was seated in the pit. The secretary reported that he had received five resignations of teachers, namely: Mr. Mackay, Mrs. Davidson, Miss Spurlin, Miss Blanchard and Mr. M. Bridges. The teachers have not accepted their resignations. The superintendent of buildings reported a report regarding the school buildings, involving the expenditure of \$1,000. He referred to committee on buildings and property to examine and report. The report of Treasurer Rust showed the following amounts in the various funds: General fund, \$90,480; sinking fund, \$4,981.90; State building fund, \$1,000.00. G. S. Ambler submitted a communication stating that the state supreme court had decided in favor of the title in the Ambler school site was vested in him, and he asked the board to allow him time to get the 70 per cent on the value of the school site, which was the amount the board had been in possession, from February, 1888, to August 1, 1890. Refrained to bring the resignation of Miss Ferris M. Briggs as principal of the Central school was accepted. Mr. Wehrer, chairman of the committee on heating and ventilation, presented a report recommending the appointment of janitors of several of the school buildings. He reported upon had not been objected to by the other members of the board. Those which had been reported upon were objected to on some points by members of the board or residents in the vicinity of the school buildings. Mr. Martin proceeded to read some one by saying that, as a member of the committee on heating and ventilation, had not been consulted in making up the list of janitors, and which it appeared that he should have been consulted, and he asked the board to meet and act upon the several applications. He said that it was intended to strike off the list certain janitors who had been appointed by the board at the last election, and that Officer Morrissey had driven the boy away.

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BOARD OF EDUCATION.

A Vast Amount of Business Put Through With a Rush.

The board of education held a busy meeting last night. The session was considerably shorter than usual, and a great deal of important business was put through with a rush. The members present were Messrs. Babcock, Smyth, Coryell, Wehrer, Coburn, Polts, Morrison, Ross, Kelly, Spalding, Martin, Poppleton and Gibbs. Vice-President Ross occupied the chair and Charles Conroy presided at the secretary's desk in the old familiar style. The lobby was filled with applicants for appointment or reappointment to positions as janitors. Ex-Member Robinson occupied a seat inside the railing, and ex-Secretary Piper was seated in the pit. The secretary reported that he had received five resignations of teachers, namely: Mr. Mackay, Mrs. Davidson, Miss Spurlin, Miss Blanchard and Mr. M. Bridges. The teachers have not accepted their resignations. The superintendent of buildings reported a report regarding the school buildings, involving the expenditure of \$1,000. He referred to committee on buildings and property to examine and report. The report of Treasurer Rust showed the following amounts in the various funds: General fund, \$90,480; sinking fund, \$4,981.90; State building fund, \$1,000.00. G. S. Ambler submitted a communication stating that the state supreme court had decided in favor of the title in the Ambler school site was vested in him, and he asked the board to allow him time to get the 70 per cent on the value of the school site, which was the amount the board had been in possession, from February, 1888, to August 1, 1890. Refrained to bring the resignation of Miss Ferris M. Briggs as principal of the Central school was accepted. Mr. Wehrer, chairman of the committee on heating and ventilation, presented a report recommending the appointment of janitors of several of the school buildings. He reported upon had not been objected to by the other members of the board. Those which had been reported upon were objected to on some points by members of the board or residents in the vicinity of the school buildings. Mr. Martin proceeded to read some one by saying that, as a member of the committee on heating and ventilation, had not been consulted in making up the list of janitors, and which it appeared that he should have been consulted, and he asked the board to meet and act upon the several applications. He said that it was intended to strike off the list certain janitors who had been appointed by the board at the last election, and that Officer Morrissey had driven the boy away.

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