

PERSISTED IN PARTAKING

Park Avenue United Presbyterian Church in a Novel Suit.

MRS. KINCAID WOULD HAVE COMMUNION

She is Arrested in Consequence of a Warrant Sworn Out by Elder H. W. Spaulding and Arraigned in the Police Court for Disturbance.

There is a rather odd complication existing within the religious confines of the Park Avenue United Presbyterian church, and it has resulted in the arrest of Mrs. James W. Kincaid on the charge of disturbing a religious meeting.

The complaint alleges that Mrs. Kincaid on Sunday went forward to the communion table and partook of the wine and bread, although she is not a member of the church.

On the other hand, the prosecution goes back in holding up its side of the story to 1891, and says that in a suit for damages which Mr. and Mrs. Kincaid were defendants, perjury was committed by them, resulting, it is claimed, in a trial by the church and Mrs. Kincaid's disbarment.

On Sunday Mrs. Kincaid partook of communion, in despite of the fact that she is an elder, and was accordingly arrested. The lady says she did so because she believed she was still a member of the church and was not hindered by the disbarment.

The officers of the church assert that the charges were regularly investigated by the session and Mrs. Kincaid was found guilty and suspended from membership in the church. Notwithstanding the verdict she continued to insist upon partaking of the communion in spite of the session.

Insisted on Being Served. Sometime ago a complaint was filed against her in police court, it is alleged, but she promised not to repeat the offense, and the action was withdrawn. Last Sunday she was present at the communion and insisted on being served with the bread and wine, and the elders thought it was about time to assert themselves.

And there is yet another story to the effect that the prosecution arises from a business dispute between Mrs. Kincaid and Mr. J. T. Matthews. The latter is an elder and has much influence in the church. According to Mrs. Kincaid, Matthews holds some papers of which the elder would like to get possession, and which are claimed by both men. Whether Mr. Matthews induced Mr. Spaulding, who is secretary of the church, to take any steps in having the warrant sworn out is a question as yet undetermined.

Secretary Spaulding's Account. Mr. H. W. Spaulding, secretary of the board of trustees of the church, yesterday afternoon said: "I have nothing at all to say about the matter. When the case comes up for trial I will say my little say, and not before."

A little bit of urging finally induced the church secretary to make this statement of the case. "The Kincaids had due notice of the trial, and were also informed of the decision reached by the session. The records of the church will bear me out in these statements. They had every opportunity given them to come before the session and set themselves right, but neglected to do so, and now we proceed to show that they are wrong. Mrs. Kincaid was told to remain away from communion, and was notified a week ago that if she insisted upon disturbing us we would take measures to prevent a recurrence."

"Did Mrs. Kincaid raise any disturbance while in the church or at the altar?" asked the reporter. "Well, no," replied Mr. Spaulding. "Then how can you charge her with disturbance?" was the next question.

"A lot of pity is given to the readers of the reporter's ignorance spread over the groceryman's features, and after hesitating a moment he said: "I will show at the trial how she disturbed us. Wasn't her presence there, after she had been told to stay away, a disturbance?"

And the interview was at an end. Wishes to Keep It Secret. Rev. J. A. Henderson, pastor of the Park Avenue United Presbyterian church, was called upon. He said: "I decline to say anything about the case, although I could tell you everything in connection with the matter. I don't consider it my place to do so, neither do I consider it the business of the press to make any inquiries. The records of our church will show what action was taken in the Kincaid case."

"Can the records be seen?" was asked. "Certainly not, sir. The church records are for the trustees only, and even members of the church cannot see them, as they contain some notations which it would not do to make public."

The pastor declined to say anything more about the case. Mrs. Kincaid's Statement. Mrs. Kincaid was seen at her residence and asked for a statement. She denied having made any disturbances in the church and also said that she had never been told not to partake of the communion.

"The pastor invited all to come forward," she said, "and I went quietly along with the rest, ate of the bread, drank of the wine and departed."

"Continuing Mrs. Kincaid said: "I was asked once if I would admit the charges filed against me and I said I could not, as I was seeing the papers. These they always refuse to produce and as nothing more was ever said about the matter, I supposed that the case had been dropped and that I was still a member in good standing."

"Take advice! Stop coughing at once by the immediate use of Dr. Bull's Cough Syrup. One bottle will cure you."

Freezing and interior decorating designs and estimates furnished. Henry Lehmann, 1508 Douglas street.

The Academy of the Sacred Heart will open its second session on Wednesday, February 1st. The Academy buildings, commodious, heated with steam, supplied with hot and cold water, and with fire escapes, is in its 12th year of active life. It is in the hands of the most successful institutions in the United States. All the branches of a thorough English education are taught, as also French, German, Spanish and Latin. Plain sewing and every variety of fancy needlework, music, drawing and painting receive special attention. For prospectus containing full information, address, Superior Sacred Heart Convent, Park Place, Omaha, Neb.

At the present time the company that is putting in the gas fixtures in the city hall is in full swing, almost to the exclusion of everything else, excepting the marble men, who promise never to surrender, even to Old Father Time. The council committee rooms are in the same condition that they have been for many weeks, and until the gas

FIXTURES ARE PLACED THEY WILL NOT BE IN CONDITION FOR OCCUPANCY.

As soon as the gas men are out of the way the rooms will be fitted up and furnished as rapidly as possible.

FORCED TO SHUT UP SHOP.

Two of the Fake Factory's Guaranty Saloons Closed by the Police.

Two saloonkeepers who are possessors of worthless Hitchcock guarantees are in a state of trouble. They have been ordered to close their places of business by the Board of Fire and Police Commissioners. They are F. Pinzscham, 3025 Hamilton, and John Wallanz, who conducts two places, one at 1318 Leavenworth and another at 1230 Pierce street.

Yesterday Sergeant Shoup was detailed to call upon the two patrons of the guaranty Fake Factory and order them to close up until they had secured licenses to sell liquor. When the officer dropped in on John Wallanz and explained his mission that gentleman went into a rage. He gave expression to his feelings and threatened dire things unless Hitchcock made good the guaranty he had received when he advertised his appliances for liquor licenses in the World Herald.

"Hitchcock promised to secure me a license and if I have to close my doors he has to pay me so much for every day my place is not permitted to run," exclaimed the irate Mr. Wallanz and he lost no time in going in search of the give guaranty of the World Herald.

Wallanz and Pinzscham were denied licenses by the board, because they had not permitted to place their advertisements in the World Herald. Wallanz has appealed from the decision of the board to the district court and he expected to be permitted to continue his business until the decision of the court was made known. The license board is not permitting any such flagrant violations of law to exist in this city, no saloonkeeper can continue in business unless a license duly applied for and issued in his possession.

A special meeting of the license board was held yesterday afternoon. A saloon license was issued to Henry Hornberger, 323 Leavenworth, and to the Aloc Kalfenold company, 114 South Fifteenth street and M. A. Dillon, 1601 Howard street.

But one or two more applications are to be acted upon. The total number of saloon licenses issued to date is 240 and druggists' permits seventy-two.

What folly! To be without Beecham's pills. UNION PRINTERS CALLED OUT. Ordered to Leave Their Cases at the Rees Company's Establishment.

The Typographical union has undertaken to whip into line the only non-union printing office in Omaha, and on Monday evening all the union printers employed by the Rees company left their cases. The shop employed ten men, six of whom were members of the union, the remainder being outside the pale.

According to the statement of Frank A. Kennedy, who represents the union, the walkout may last a week or a year. "We have nothing to lose," said Mr. Kennedy, while Mr. Rees has everything at stake.

Among the non-union men are the foreman and assistant foreman. The union men said that "the difficulty dates back a year and a half ago, when the Rees company had the printing trade place over the adoption of the new nine-hour law. Up to that time Rees was a union shop, but during that struggle he hired some non-union men, and ever since, the foreman, C. W. Lowe, is particularly obnoxious to us as we have positive proof that he acts as a recruiter for such labor and ships non-union men for a consideration to all points wherever there are local strikes. For this reason we are feeding strikes against him, not among us alone, but also throughout all organized labor which is well posted as to his carryings on."

The action of the union was taken as a result of a determination to protect the firms employing union help. Mr. Rees says for his part that he will not be coerced, and says that the newspaper printers dominate those employed in his office.

To the Readers of the Omaha Tribune! The undersigned wishes to give notice that the Omaha Tribune has been sold this 25th day of January without inducement to Mr. Eduard Schmeiser, who will conduct the paper in the future as its sole proprietor. Thanking all patrons and readers for their favors, which were extended to the paper and I hope that such will be transferred to Mr. E. Schmeiser.

EDUARD SCHEMEISER, Publisher. Should Write George B. Horner, Director of the Louisiana and Nashville Railroad, at 290 North Broadway, St. Louis, Mo., for information as to route and rates. The line above mentioned has inaugurated through sleeping car service to winter resorts in the mountains, and offers in favor, which were extended to the paper and I hope that such will be transferred to Mr. E. Schmeiser.

Twenty-five Dollars. To North Galveston and return, via Houston and Galveston. Stoppers allowed and tickets good to return until June 1. First class accommodations. Special party leaves Omaha Friday evening, February 3. Apply at once to F. E. Williams, room 522 First National bank building, Omaha, for tickets and sleeping car reservations.

Cheap Excursion to California. The next Phillips Reek Island personally conducted California excursion will leave Omaha on Friday, February 3. Through Pullman tourist sleeping cars to San Francisco and Los Angeles with the change. This is the most economical and pleasant way to reach the Pacific coast. For particulars call on any Rock Island agent, or address Chas. Kennedy, Gen'l N. W. Pass. Agt., 1602 Farnam street, Omaha.

LOW RATE EXCURSION. To Houston, Tex., and Return. Monday, February 6, 1893, my Eighth Special party will leave Omaha, bound for Houston, Tex.

The rate for the round trip, first class, will be \$25, and I will give you fifteen days to go in, fifteen days to come, with stop-over privileges within the limit, and until June 1, 1893, to return.

For further information as to land, climate, cost of living and all particulars as to purchase of ticket, call on or address H. C. PATTERSON, 425 Range building, Omaha, Neb.

DR. McCREW'S Cream Hair Oiling Powder. The only Pure Cream of Tartar Powder.—No Ammonia; No Alum. Used in Millions of Homes—40 Years the Standard.

BENNETT WILL KEEP THEM

Russell Children to Remain with the Sheriff Till the Court Acts.

NO MORE CROWDS TO CALL ON THE KIDS

Public Curiosity Must Content Itself with the Proceedings in Open Court—Judge Scott Hears the Counsel in the Case All Day.

It will be some days before the Russell children know whether they go out into the world with their father, their mother, or with strangers, as the end of the battle for their possession is not yet in sight.

Yesterday the case was called before Judge Scott of the district court, and an application for an injunction to restrain the mother from removing them from the county of Douglas. For once the little things were not brought into the court room, nor was Mrs. Cora Emeluth, the woman who has taken such an interest in the case, an attendant. There was any amount of sparring for points, and as a result the children were left in the custody of Sheriff Bennett and the mother from removing them from the county of Douglas.

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Will Have no More Levees. Judge Scott listened and made an order that until the final disposition of the case, no one should be permitted to see the children, and that the father and mother should be allowed to see and converse with the two little ones, who are the bone of contention.

Mr. Halligan, who appeared for Mrs. Russell, said that such an order was perfectly satisfactory to his client, and then the order went forth. At this point Mr. Halligan took occasion to inform the court that during the past six months the influence, that had surrounded the children had been such that they had been brought to a point where, in speaking of their mother, it he would refer to her as "that Russell woman." "Mrs. Russell" and "that woman" were the terms used.

Judge Scott declared that it was a pity and that he hoped that the father and mother would patch up their differences and live together again. He said that he was of the opinion that the children could not be taken out of the jurisdiction of the court until it had been shown that one or the other of the parents were proper persons to have the custody of the babes.

Mr. Russell's Explanation. Russell still adheres to the opinion that the public mind has been poisoned against him and Mrs. Emeluth and that when all the facts come out the case will be in favor of the woman who will be washed as white as snow. He states that the facts have been such that Mrs. Emeluth drove a revolver into the two deputies who went out after the children. He says that they were in the act of entering the house, but she pointed the revolver at them and they were wrenched from her hand.

Both of the officers told the same story and give Mr. Russell credit for being straight, but as soon as they knocked at the door they told Mrs. Emeluth they were officers; that they had the party ordering the children turned over to them. They say that at that time the door was partially open and that Mrs. Emeluth tried to close it, but she was not able to do so, and she rushed to a small stand and took a revolver, which she was in the act of pointing at them when it was wrenched from her hand.

How Thomas Cunningham Emerged After the Engine Struck the Hand Car. Should Thomas Cunningham hold together until the courts get around to the trial of his case, he will attempt to recover the sum of \$30,000 from the Burlington. He has resented that the Burlington and its attorneys have filed a lien for just half of that amount.

Cunningham alleges that last spring he went railroading for the Burlington on the Black Hills line. At the time of the accident which sent him to the hospital, a complete wreck, he was working as a section hand on the little town of Minneapolis, Minn., on a spring day the foreman of the section gang sent him down the road on a hand car.

The machine was moving along at a good rate of speed, it came in collision with a freight train. There were no injuries sustained by the train, but the hand car was knocked into smithereens and when Thomas was picked from the wreck, he was badly injured, involved like this: One broken leg, one fractured shoulder, one dislocated spine, one broken breast bone, one dislocated hip, three broken ribs, one broken arm and four ribs broken. Miss Lela M. Anderson has started a suit against the Burlington, and she claims to have \$5,000 of Peter V. Jones' money in her pocket. In the petition she says that last September she was in her own buggy, which was standing in front of one of the Sixteenth street dry goods stores, waiting for the delivery of some packages which she had purchased. Just at that time Birkhauser drove along and ran over her, and she was killed, and when the debris was cleared away the plaintiff found that she had sustained severe internal injuries.

North Galveston, Tex., Jan. 31.—Five most artistic and beautiful 15,000-gallon daily of pure water imaginable, furnished this wonderful industrial site with a supply adequate for every need. North Galveston has good water, good roads, good schools, without any natural resources all around.

To Help the Poor. Between fifty and seventy-five of the charity inclined women of Omaha met

WHERE THE MONEY WILL GO

County Commissioners Decide Upon the Country Roads to Be Paved.

WORK WILL START IN THE SPRING

Only Wants Now to Decide Upon the Material—Discussion of the Committee's Report on the Matter—Faidock's Resolution Killed.

It is now definitely settled that this year will witness the expenditure of a good portion of the \$150,000 voted for county road improvement.

This was the only important action taken by the Board of County Commissioners at its meeting yesterday afternoon. The full board was present and when the report recommending the money be expended was presented it found smooth sailing until Mr. Faidock was reached. That gentleman wanted an amendment tacked on, but he was sat upon, and seeing the tide against him, as a last resort went with it.

The attention of the board was occupied for the most part in hearing reports of various committees. The judiciary committee reported in favor of cancelling the village assessment made against people residing outside of the corporate limits of Florence and the report was adopted.

The committee appointed to report to the board county roads to be paved or macadamized sent in its findings, deciding upon Mill, Taylor, Dodge and Center roads. Power was asked to authorize the committee to instruct the engineer on roads to proceed with the work as soon as the board should determine the material to be used.

Commissioner Faidock wanted to tie on to the committee's report a resolution that might practically have killed the proposed improvements. He insisted upon adding that the work should be ordered begun whenever it was reached by the mayor and city council shall pave the streets leading to and connecting with the roads referred to.

The vote on the amendment was lost, Van Camp and Paddock voting in the affirmative. The latter commissioner insisted on going on record. His wish was gratified. Chairman Stenerson said the people in the county wanted the money spent in road improvements this year.

The report was then adopted, Mr. Paddock voting with the majority. The monthly appropriation sheet was passed. On motion the board will convene Monday at 10 a. m. as a committee of the whole. The meeting then adjourned to Friday, February 10 at 2 p. m.

The greatest pain annihilator of the age is Salvation Oil. It always cures. Revising specifications. The Board of Public Works met yesterday

Ignorance of the merits of DeWitt's Little Blue Pills, a disorderly life, these little pills regulate the liver, cure headache, dyspepsia, bad breath, constipation and biliousness.

Real estate. Bargains only. My word is good. W. G. Albright, 621-2-3 N. Y. Life bldg.

Squatters Are to Be Removed as a Precaution Against Disease. The Board of Health has again promised to go after certain of the squatters in the bottoms, and proposes to clean out those whose carelessness and disregard for the ordinary rules of health make them liable to breed disease.

This and several other matters were decided by the board at its meeting held Monday. The co-operation of the mayor and council, Board of Public Works and Police commission will be asked. It was decided hereafter the board should pay the cost of the various hospitals than are in actual use. The matter of garbage disposal was taken up and discussed at length and Dr. Somers instructed to visit St. Paul, Minneapolis, Milwaukee, Chicago and Kansas City for the purpose of investigating the disposal of garbage in those cities as their sole owner and collector for \$18,000 as his share of the tax levy. If the council decides on a public garbage system of removal, that will require an additional appropriation of \$20,000.

Dr. Somers is in favor of a house to house inspection when the weather permits, provided funds can be obtained. The amended charter which is being considered by the assessed valuation, and provided the charter passes the department will be able to get along along with the appropriation until he exhausted March 1.

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To Preserve

The richness, color, and beauty of the hair, the greatest care is necessary, much harm being done by the use of wrong dressings. To be sure of having the best results, ask your druggist or perfumer for Ayer's Hair Vigor. It is absolutely superior to any other preparation of the kind. It restores the original color and fullness to hair which has become thin, faded, or gray. It keeps the scalp cool, moist, and free from dandruff. It heals itching humors, prevents baldness, and imparts to

THE HAIR

a silken texture and lasting fragrance. No toilet can be considered complete without this most popular and elegant of all hair-dressings. "My hair began turning gray and falling out when I was about 25 years of age. I have lately been using Ayer's Hair Vigor, and it is causing a new growth of hair of the natural color."—R. J. Lewis, Jones Prairie, Texas. "Over a year ago I had a severe