

UNEQUAL PAY OF TEACHERS

New York Regards Men Educators More Valuable Than Women.

SEX A BASIS FOR DISCRIMINATION

Marked Difference Between the Salaries of Men and Women—Training the Head at the Expense of the Hand—Educational Notes.

Greater New York still pursues a policy that recognizes men as more valuable as educators than women. This discrimination is strikingly shown in the salary schedule recently adopted by the Board of Education, which is to be incorporated in a bill pending in the legislature.

First—All advances in salary should be based on merit, grade or class taught and length of service.

Second—There shall be five schedules of salaries: (a) For women teaching classes of the first three years, (b) for women teaching classes of the last four years, (c) for men teachers, (d) for women principals, (e) for men principals.

Third—For teachers, the question of merit shall be determined from the reports of the principals of the schools, and of the associate superintendents. For principals, the question of merit shall be determined from the reports of the associate superintendents.

Fourth—After service of three years at a given salary, each teacher shall be eligible for advancement to a higher salary.

Fifth—All advances in salary shall be made in accordance with the schedule unless the Board of Superintendents in any case reports adversely; but any teacher or principal so reported shall have the right of appeal to the school board.

SALARIES OF TEACHERS.

Table with columns: Women, class Women, classes of first, three years, four, last, Men. Rows for 1st year, 2nd year, 3rd year, 4th year, 5th year, 6th year, 7th year, 8th year, 9th year, 10th year, 11th year, 12th year, 13th year, 14th year, 15th year, 16th year, 17th and following.

Any woman teacher transferred from a class of the first three years of the course (Schedule I) to a class of the last four years (Schedule II), or vice versa, shall receive the salary under the new schedule corresponding to the salary under the old schedule which was being received at the time of such transfer, as the same had been determined by years of service and merit.

Women teachers giving instruction in boys' classes of the first three years of the course shall receive \$30 extra, of the last four years of the course \$50 extra.

Girls' classes of the seventh year shall be taught by teachers receiving the highest grade of salary paid in the department.

Classes of the third year and of the first year shall be taught by teachers who, in the judgment of the principal and the associate superintendent assigned to the supervision of the school, are best fitted for the work required.

Men principals who have supervision of nine classes or less shall receive not more than \$2,500 per annum; women principals who have supervision of nine classes or less shall receive not more than \$1,602 per annum.

The above schedules shall take effect May 1, 1899.

No principal or teacher in the employ of the board at the time this schedule takes effect shall be advanced in any one year beyond the grade of salary next higher than that received at the time of advancement; but every such principal or teacher who does not receive the schedule salary shall be advanced year by year, until he reaches the salary reached, provided the services are meritorious.

One-Sided Education. That our present scheme of popular education neglects the moral and physical forces of the children and trains the head at the expense of the hand was admirably emphasized by Dr. Emil G. Hirsch of Chicago in an address delivered before the West Woman's club at the city of Omaha.

That this defect in the public school curriculum is generally recognized is evidenced by the number of private institutions that have sprung up all over the country to supply one of the manifold needs of a boy's education, the training that in our account of the fact that a boy cannot be properly and broadly developed by packing his cranium with laboriously memorized facts. It is true that many high schools in the larger cities have recognized this need by adding manual training departments and a few have established well-equipped workshops supplied with modern wood-working machinery and machinists' tools. But the public schools as a rule are operated in conformity with a curriculum that is framed upon the theory that a boy consists entirely of a globular repository filled with memorizing faculty.

It is not designed that the public schools shall turn out carpenters or cabinet-makers or machinists, no more than they should turn out framers or doctors. But the opportunity to gratify the mechanical instinct by the use of the hands for an hour each day, thereby giving play to the constructive and creative faculty, affords a mental relaxation that enables a boy to

GOES OVER UNTIL MONDAY

Partial Hearing is Had in the South Omaha Contempt Case.

IMPORTANT WITNESS FOR STATE IS ABSENT

Testimony Admitted that Ed Johnston, Who Was Ejected from the Election Booth, Did Not Create Any Disturbance.

Mayor Ensor, Chief of Police Carroll and Officers Morrison and Hook of South Omaha were before Judge Fawcett yesterday to plead that they were not guilty of contempt of court in throwing Ed Johnston out of the registration booth in the Fourth ward on April 1, after they had been enjoined by the court from interfering. The evidence occupied all the forenoon and the case was finally adjourned to next Monday night on account of the absence of one of the important witnesses for the state.

The testimony was practically a repetition of the facts as were published at the time the controversy occurred. The only new feature was the proof that it was Captain Alie and not Officer Morrison who assisted to eject Johnston from the booth, and that the information was defective in respect. Deputy Sheriff George, Registrar O. E. Bruce and Thomas Fitzgerald and Ed Johnston were put on the stand for the state. Their testimony showed that the restraining order was served by Deputy George and that Captain Alie was the one who subsequently ejected Johnston and arrested him for an alleged disturbance of the peace with the remark that "the sheriff can do—do—do," as Ed Johnston is not running South Omaha.

The registrars testified that Johnston showed them an order from Edward Doyle, member of the city central committee from the Fourth ward, by which he, Johnston, was designated as official challenger. They admitted that Johnston created no disturbance in the booth at any time.

MR. SHIELDS FEELS HURT

Thinks \$25,000 Will Heal His Wounds and is Going to Ask The Bee for That Amount.

It is reported that County Attorney Shields has prepared a petition in a \$25,000 damage case that he proposes to bring against The Bee Publishing company on account of criticisms of the conduct of his office that have appeared in the editorial columns of The Bee.

County Attorney Shields was seen in his office by a Bee reporter, to whom he remarked that he had no information to give on this subject. "The Bee has not treated me fairly," declared the official, "and from this time on you will have to get your news from some other source."

P. S.—The petition was filed yesterday morning in the district court, a demand for \$25,000 damages was made, and the company, Edward Rosewater and Victor Rosewater as defendants.

FENDER SAVES BOY'S LIFE

Street Car Picks Him Up and Carries Him Nearly a Block—He is Severely Bruised.

The 5-year-old son of Mr. J. Ferer, living at 1504 17th street, had a very narrow escape from death Sunday afternoon. In attempting to cross the street with his father, he was struck and carried by a street car, and, being picked up by the fender, was carried a distance of nearly a block before the car could be stopped. He was severely bruised, and the attending physician says that he is internally injured.

Anderson's Dog Causes Trouble. A dog belonging to R. Anderson, residing on Seventeenth street, between Ohio and Corby, caused the arrest of his owner by the police at Weston. The complaint declares that the dog is vicious and should be removed from this territorial sphere and given a safe passport to get heaven.

Charged with Embezzlement. A collection of \$25 from A. Brandes promises to cause Theodore Hegemann, 204 North Thirty-first street, to be arrested. A warrant was issued for his arrest for embezzlement upon complaint of William F. Stoecker & Co. Hegemann heard of the warrant and fled to his home in Weston. He was arrested by Stoecker & Co. on April 4 that he must call and settle. Failing to do so the complaint was filed.

Happy is the man or woman who can eat a good, hearty meal without suffering afterward. If you cannot do it, take Kodol Dyspepsia Cure. It is what you eat, and it cures all kinds of Dyspepsia and Indigestion.

Presbyterian Ministers' Social Session. The Presbyterian ministers of the city and their wives held a social session in the Commercial club rooms yesterday and passed a very pleasant hour together, a portion of the time being devoted to the disposition of an excellent luncheon. About forty were present. Rev. Dr. Harsha presided. After the luncheon the following topics were discussed: "The Denominational Spirit," Rev. Dr. Lampe; "Making Both Ends Meet," Rev. A. C. Brown; "The Evolution of the Free Church of Scotland," Rev. Dr. Gilchrist; "The Pastor's Wife," Mrs. J. M. Wilson; "The Backslider," Rev. T. V. Moore.

Movements of Troops. Forty-three members of the Twenty-second infantry, who were left at Fort Crook on account of sickness when the regiment started for the Philippines, have started for San Francisco in charge of First Lieutenant Isaac Erwin of the Sixteenth infantry. They will sail on the first transport to rejoin their regiment.

Contrary to expectations the Twenty-first infantry will make its trip from Pittsburgh to New York to San Francisco, this week. The regiment will pass through Omaha Thursday. There are 1,300 men in the command.

A Sotona Middle. Judge Dickinson has granted a temporary restraining order to prevent Walter Brakes, William Krug, A. E. Walkup, N. V. Halter and D. T. Loomis from interfering with the management of the saloon at Tenth and Mason streets, which was previously run by P. O'Hara and John B. Brakes. This is one feature of a controversy over the possession of the property, which was the subject of a very lively muss at the saloon Saturday night. The story of the petitioners is that the lot was leased from the Union Pacific Railroad company May 1, 1884, for five years with the privilege of an

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Kills and Keeps Silent. ST. LOUIS, April 10.—A special telegram to the Post-Dispatch from Bowler, Green, Ky., says Robert Douglas, a young son of the Whitestone quarry near this city, and his son Sholto were shot by Frank Gottswalla, a carpenter, at 9 o'clock today. The weapon used was a double-barreled shotgun charged with buckshot. Gottswalla came to town and surrendered to the officers, but refused to talk. It is therefore not known what caused the shooting.

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BALDUFF'S, Lunch—11:30 to 2:30. Supper—5:30 to 8:30. 1520 FARNAM ST.

GRAND AND PETT JURORS DRAWN

For Next Term of the United States Court, Beginning May 1.

The jurors for the May term of the United States court have been drawn and notices are being served on the jurymen. The term promises to be a long one, as there is a large number of cases docketed for trial. The grand jurors are cited to appear on May 1, the first day of the term, and the petit jurors on May 4. The names of the jurors and their postoffice addresses follow:

Grand Jurors—Frank Griffin, Decatur; W. B. Thore, David City; C. W. Hull, Omaha; G. S. Hall, Long Pine; O. Horn, Syracuse; George F. Collins, Danforth; George S. Butler, Ewing; E. H. Dodd, Newport; Charles W. Lyman, Omaha; W. A. Doggett, Lincoln; David Barlick, Wood River; F. M. Grammer, Pleasanton; J. W. Bonnell, Pender; John Porter, Pawnee; J. W. Dolan, Indianola; J. C. Robertson, Oakes; George Todd, Waterloo; John Barton, Wilber; E. L. Means, Orleans; C. W. Catlin, Omaha; O. King, Omaha; Ed Reynolds, Wayne; A. N. D. Shilling, Lincoln.

Petit Jurors—J. W. Lash, Auburn; R. A. Boyd, Hastings; O. Cooper, Pender; John Wright, Norfolk; H. C. Wilson, Stoddard; O. N. Watson, Nebraska City; Josiah Kent, Zear Stevens, Omaha; E. Y. Abbott, Pilger; S. W. Wilson, Underwood; Charles Martin, Omaha; Daniel Graves, Arroyoville; W. H. Robbins, Beatrice; John W. Sturdevant, Crete; T. B. Cooper, Omaha; Harry Hallows, Plattsmouth; Emil Neuman, Stanton; Henry Albert, Clatonia; C. E. Yost, Omaha; J. Winegard, Carroll; Leroy Hall, Crawford; T. B. Clawson, Fremont; J. H. Johnson, Omaha; James Mallon, Fremont; F. P. Bulard, North Platte; J. C. Williams, Hastings; W. A. Wells, David City; H. Andrews, Brownville; Fred Buck, Wisner; J. A. Cline, Minden; Solomon Schickel, Charles J. Olson, Lincoln; O. G. Baller, Franklin; D. B. Ball, Wilcox; Thomas Carroll, Fremont; R. H. Miller, Nebraska City.

BUT LITTLE FOR THE JURORS TO DO. Usual Rest that Comes Between Terms is Now On. While all of the district court judges remain in the city to attend such minor judicial functions as may arise in the two-term period, no matters of importance were presented today except in the equity branch. Judge Powell is not likely to take up anything before Wednesday. Judge Sibley had nothing to do today, and Judges Keyser and Sibaugh occupied the forenoon in hearing a few motions of minor importance.

In criminal court Rudlo Baier was arraigned for contempt in refusing to appear in court as complaining witness against Ernest Rae in a South Omaha shooting, and his plea of not guilty will be tested Tuesday. John Dusenberry, a 15-year-old boy, charged with burglary at the establishment of E. B. Huns, on Wednesday, March 31, was allowed to go pending good behavior.

Counterfeit Liquors. John W. Battin, as a master in chancery, is hearing the case of James Hennessy against half a dozen druggists and a like number of saloon keepers of the city. In behalf of the company of which he is a member he contends that the defendants are selling liquors that are counterfeits of those which his firm manufactures and sells. The petition alleges that at some point in the United States there is a concern that is putting out an article of brandy that is contained in bottles that are similar to those which his firm uses, but that the label is substantially the same, but that the goods are of an inferior quality. He further alleges that this is not only being done in Omaha, but that the fraud is being practiced all over the United States.

Examiner Battin will not pass upon the case. He will simply take the testimony and transmit it to the United States court, where it will be examined. If it is found that the petitioner has made a case, then in that event he will bring damage suits, charging infringement upon the trademark, which, he says, is one of the things that constitutes his stock in trade.

Charges for Returning War Balloons. It is understood that one of the Omaha railroads has agreed to transport the government's war balloons and its appurtenances from this city to Washington for about \$1,000. The news in this may be better appreciated in connection with the statement that when the balloon outfit was brought to the exposition last summer from Tampa the freight charges were between \$3,000 and \$4,000. The balloon was secured as an attraction for the exposition and the officers of the enterprise were anxious to have it. The bill was pronounced exorbitant at the time and the enormity of the charge is shown by the offer of the road to take the property to Washington. Since the close of the exposition the balloon has been stored at the government's depot. It will require four or five cars to carry the outfit.

Rich Divorce Case. Judge Fawcett resumed the Rich divorce hearing yesterday afternoon. The testimony was mainly corroborative of that of Mrs. Rich. Leopold Dehl swore that on one occasion he had made an accommodation note for \$5,500 for Rich, and at the same time marked it paid. Mrs. Rich then testified that Rich had told her that he had used \$5,500 on her behalf to collect on a South Omaha mortgage to pay this note, thus exposing a very clever scheme on Rich's part to keep his wife in ignorance of how much money he was spending.

Charles Fogar, a brother-in-law of Mrs. Rich, testified that he had visited the Rich domicile with his two children, but Rich had ejected him from the house after accusing him of improper relations with Mrs. Rich.

Sequel to a Damage Suit. The Union Stock Yards company of South Omaha has filed a suit against the Chicago, Burlington & Quincy railroad for \$5,671.80 damages on account of the serious injury to Edward Godwin, an employe of the stock yards company, which occurred April 10, 1895. It is asserted that the railroad company delivered a car at the yards which was in a defective condition and which caused the accident. Godwin incurred a liability of \$10,350 against the stock yards company, which was subsequently settled for the amount which the company now seeks to recover from the railroad.

Minor Matters in Court. The injunction suit that grew out of the dispute between the proprietor of the Klondike restaurant and the waiter's union, to have been determined before Judge Dickinson yesterday, but as the attorney was unable to appear, it was continued until later in the week.

Arguments on motions tending to partially close up the receivership affairs of the German Savings and Nebraska Savings and Exchange bank were set for hearing before Judge Fawcett yesterday, but on account of press of other equity matters they were continued to Thursday, April 20.

The attorney and others interested in the Rich divorce case took a vacation yesterday morning while Judge Fawcett heard some other matters. The divorce case was revived by Charles H. Boyce, an ex-employee of the city attorney, who is now in the department. This is similar to a number of previous cases in which the writ has been granted, but the court refused to order the bond to be reinstated.

Michaela's replevin case, which has been the exclusive attraction in Judge Keyser's room during the last ten days, has finally been ended. The jury returned a verdict in favor of the plaintiff, and the stock of the defendant and that he was entitled to damages to the amount of \$88.25 on account of the property taken. The plaintiff, Constantine Learn, who intervened in the pleadings, has an interest in the fixtures that is valued at \$557.20.

Two Elevators in Federal Building. The elevator in the Federal building, operated by one elevator has been in operation since the other was taken out of service, with Fred Sullivan, formerly of the Yorkville, as conductor. The lifts will be put into service in the morning until 6 o'clock at night. During the noon hour, one elevator will be in service, but the other will be in the basement or the fifth floor will be used to use the stairs. However, it is not thought that this will work any great amount of inconvenience, as the fifth floor is used solely for storage purposes and the basement principally for the engines and storage.

That Means Rheumatism. Sore and swollen joints, sharp, shooting pains, no rest, no sleep. That means rheumatism. It is a stubborn disease to fight, but Chamberlain's Pain Balm has conquered it thousands of times. It does so by relieving the system of its pain. Try it. One application relieves the sufferer.

Spring Weather and Falling River. The temperature started in at 38 degrees and continued to rise during the day, bringing a heavy shower of rain. The weather office gives out the statement that it will be fair tonight and probably Tuesday morning, but that it will be cloudy tomorrow. In the upper valley it is cloudy, with rain falling in eastern Montana.

Fears of high water are rapidly passing away. Since Saturday, at this point, the water in the Missouri river has fallen two and one-half feet. At Sioux City during the same time it has been falling at the rate of more than a foot. Kansas City and St. Joseph are the only points that report a rise.

Before the discovery of One Minute Cough Cure, ministers were greatly distressed by coughing congregations. No excuse for it now.

Real Estate Dealers. The Real Estate exchange met yesterday in the Commercial club rooms for discussion of matters requiring its attention. Incidentally it appointed H. T. Clark and E. A. Benson as a committee to visit the banks in the interest of the clearings. A committee was also appointed, consisting of W. H. Kenney, John W. Robinson and H. T. Clark, to see the county commissioners and request them to have trees set out along the boulevards and roads leading out of the city. The trees to be set out and it is claimed the cost of getting them set out properly will be small.

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Wheels For Everybody

Enter The Bee Wheel Contests

THIS IS THE PLAN:

Here is the plan of the contest. The Bee will give away any standard make wheel the winner may choose. For orders 200 orders handed into our office. As soon as the first 300 orders have been received the first contest closes and we will award the wheel to the one bringing the most orders out of this 300. Then contest No. 1 closes and contest No. 2 opens on the next 300 orders.

We expect to give away dozens of wheels, for just see how easy this is. If only thirty people start out to get subscribers they will only have to average ten apiece to make the total, so that the winner will not have to get very many orders, you see. The way to do is to start early and hand in your orders at The Bee office as soon as possible.

For example: If a subscriber pays in advance for six weeks it counts 2; if he pays for twelve weeks it will count 4; if he pays for one year it will count 12. On orders which are not paid in advance it will count only one on your score, no matter how long he continues to take it.

OMAHA DAILY BEE. CIRCULATION DEPT. N. B.—Call at The Bee office to register and get sample copies. Now ready at The Bee will be allowed to enter this contest.

They Cost You Not a Cent

You Choose Any Make

FIRES A SHOT AT THOMPSON

Family Disturbance at 202 North Forty-fourth Street.

DEFENDANT IN DIVORCE MAKES TROUBLE. Angers His Wife by an Unwelcome Call Accompanied by His Sister—Mrs. Thompson Complains to Deputy County Attorney.

A family disturbance broke the monotony Sunday afternoon about 3 o'clock at the home of Mrs. George F. Thompson, 202 North Forty-fourth street. It was caused by the appearance of George Thompson, who wanted to see his 2-year-old son, and who had been having several months ago. Mrs. Thompson called at the central station yesterday and complained to the deputy county attorney, as she wanted her husband arrested.

Mrs. Thompson said it has been the custom of her husband to call on Sundays to see the boy. He had been admonished not to bring any of his sisters with him as they were not on good terms with the family. He paid no attention to this warning, however, and appeared Sunday afternoon with one of his sisters, a school teacher, and asked to see his boy. Mrs. Thompson told him he could come in, but his sister could not. At this he forced open the door and pushed his way into the house. Mrs. Thompson's mother advised him to depart, but he refused and grabbing a curtain pole attempted to strike his wife and her mother. The appearance of the wife's brother caused Thompson and his sister to beat a retreat, but they stopped outside the door, and then Thompson threatened to invade the house again. Mrs. Thompson caught up her brother's revolver from a table and fired one shot through the door, which sent Thompson and his sister away in a hurry.

Mrs. Thompson filed a petition for divorce from her husband last Friday, alleging cruelty as sufficient cause for her release, and the character of her husband's reputation as an argument in favor of giving her the custody of their boy.

Pavements Unearthed. Street cleaners are working their way down the streets of Omaha, and in some instances they are finding pavements that some people supposed did not exist. For instance, out on Corby, Bristol, the north end of Sherman avenue and North Twenty-fourth street, the streets have not been cleaned for months and the dirt and mud that has accumulated to the depth of several inches, extending from curb to curb. People residing on these streets have protested against the filthy condition of the pavements. They contend that they pay their taxes the same as the people on Farnam and downtown streets and are entitled to the same consideration.

J. Sheer, Sedalia, Mo., conductor on electric street car line, writes that his little son was very low with croup, and her life saved after all physicians had failed, only by using One Minute Cough Cure.