

NEWS OF INTEREST FROM COUNCIL BLUFFS.

MINOR MENTION.

Davis sells glass. Pines A. B. C. beer, Neumayer's hotel. Weisbach barbers at Bluffs' Tel. 12.

REPORT ON MORGAN'S AFFAIRS

Board of County Commissioners Reports Its Investigations.

DEFICIT SHOWN IN MORGAN'S ACCOUNTS

Salaries Paid Deputies Exceed Receipts of the Office—Old Office Indebted to the County in a Considerable Sum.

The Board of County Supervisors met yesterday and put in the day considering the report submitted by Thomas Spencer Smith showing the result of their examination of the books and accounts of former Sheriff Morgan during his last term.

The first action of the board was to refer the report to the committee of the whole and the supervisors thereupon went into executive session behind closed doors. They remained in session until late in the afternoon when the board reconvened and the report was referred to a special committee consisting of Supervisors Hanson, Matlock and Brandeis.

The report gives in detail the receipts and expenses of the sheriff's office for the two years—1898 and 1899—which comprised Morgan's second term. In opening the report...

"We found the affairs of this office kept in a day book in which the daily business was supposed to be entered by the person performing the service."

The report then shows the expenses of the sheriff's office for the two years, 1898 and 1899, as follows: Salaries paid sheriff and his deputies...

Expenses of the Office. The report then shows the expenses of the sheriff's office for the two years, 1898 and 1899, as follows:

Salaries paid sheriff and his deputies \$1,922.58 Salaries paid deputies 2,713.12 Fees paid by county to sheriff in criminal cases 2,574.12 Expenses paid by county to sheriff 2,284.00

Total \$12,745.90 Forfeited paid Avoca 523.15 Boarding prisoners at Avoca 89.90 Expense insane at Avoca 1,429.35 Total \$14,238.35

The total amount shown by these figures for the last term of Sheriff Morgan, amounted to \$30,998.85, while the report shows that the total fees collected in 1898 and 1899 at Council Bluffs and Avoca amounted only to \$12,485.90.

The portion of the report covering the fees collected and the amount of the deficit is as follows: The amount paid in salaries more than the receipts of the office were...

What He Owes the County. Thus the report finds Morgan indebted to the county in the sum of \$11,775.99 and this sum may be increased by the \$358.86, the amount paid in salaries more than the receipts of the office were...

Major Jennings has notified the police department to enforce the ordinance prohibiting the driving of any vehicle across the sidewalks. Complaint has been made that coal wagons and other heavy laden vehicles are driven across sidewalks...

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OPPOSED TO PRIZE FIGHTS

Iowa Solons Are Apparently Not in Touch with Slugging Matches.

SUBSTITUTE FOR THE LISTER MEASURE

It Absolutely Abolishes Fistic Encounters in the Squared Circle—Rood's Friends Hustling to Secure His Confirmation.

DES MOINES, Jan. 30.—(Special Telegram.)—There is a determined opposition to prize fighting in Iowa. The sport has been carried on for the past six months with a high hand every two weeks a regular knockout prize fight takes place in one of the principal theaters of this city.

Three voluntary petitions in bankruptcy were filed yesterday in the United States district court here.

Joseph H. Cramer, a farmer of Bethesda, Page county, has liabilities amounting to \$30,765.45, all of which are unsecured.

John G. McMullen, who styles himself a bookkeeper of the city, has liabilities amounting to \$25,000, consisting of notes given for borrowed money.

Lawson Miller, a horse dealer of Corning, Adams county, has debts amounting to \$45,119 which he is anxious to be relieved of.

Charles E. Nemetz, the drug clerk taken to Des Moines by Deputy Sheriff Morgan, has not worked in Council Bluffs since last November, when he was employed in the drug store of J. C. DeHaven.

Howell's Anti-"Kaw" cures coughs, colds. The following transfers were filed yesterday in the abstract and loan office of J. W. Squire, 101 Pearl street:

County Treasurer to D. W. Merrow, 130 West 28th street, \$100.00. Same to same, lot 6, block 6, Bayliss and Palmer's addition, \$25.00.

John Richards, 201 1/2 North 4th, \$47.00. John Merrow to J. M. Collier, 201 1/2 North 4th, \$47.00.

John Merrow to J. M. Collier, 201 1/2 North 4th, \$47.00. Letchford, lot 16, block 9, Jackson's addition, Council Bluffs, \$7,000.

Emmett J. Bartlett and husband to Joseph Nansel, et al, 32-74-4, w. d., 2,500. Six transfers, aggregating \$10,084.

Milk Tests. Deputy Dairy Commissioner W. A. Groneweg has completed his report of the tests made by him this month of the milk sold in this city by the different dairymen.

Expenditures on City Parks. Secretary Phillips completed yesterday the annual report for 1899 of the expenditures on the city parks. They were as follows: Fairmount park, \$1,850.45; Bayliss park, \$495.88; Cochran park, \$395.88; Lakeview park, \$125.50; miscellaneous, \$562.67.

For 1899 the report shows Morgan to be indebted to the county in the sum of \$338.44. The amount collected in Council Bluffs and Avoca amounted to \$5,719.11, while Morgan is credited with payments to county treasurer, \$5,126.77, and mileage, \$254.90, making a total of \$5,381.67, or a discrepancy of \$338.44.

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MANY MILLIONS MISSING

Gold that Has Disappeared from Circulation in Twenty Years.

Since the resumption of specie payment in 1875, relates the Brooklyn Eagle, a vast amount of gold has disappeared from circulation. This sum is estimated by Treasury department officials in round numbers at \$300,000,000.

There is no trace of it appears in the regular statements of the Treasury department or in the national bank returns. It has apparently swallowed up.

The treasury has now determined to locate this big fortune, if possible, and steps have been taken to learn where it has gone. The director of the mint has started the search after the \$300,000,000, and he is to enlist the aid of all the wholesale manufacturers of jewelry and people in all classes of manufacture and trade in which the consumption of gold enters.

The treasury officials believe that a large amount of money is taken out of the circulation every year by manufacturers of jewelry by dentists, makers of gold leaf and other commodities composed of gold. In their opinion a good part of the missing \$300,000,000 is made up in this way.

The department has always made an estimate of this amount in striking gold balances at the close of each year, but this has been so unsatisfactory that Director Lobert has now determined to get nearer the exact sum withdrawn through these agencies. In speaking of his undertaking he said the other day:

"In estimating the amount of gold used by manufacturers of jewelry, dentists and others each year we have been compelled in the past to depend upon the reports of the mints and refiners. For the last ten years we have placed this estimate at \$200,000,000, but this is not a reliable estimate. It is a mere guess, and the mints and assay offices and the private refiners are concerned, but it does not touch the question of the amount of gold coin that is melted by manufacturers and others every year."

"There is something like \$300,000,000 in gold which is missing from the amount put into circulation by the government in the last twenty years. Our reports furnish reliable data as to what has been actually part of our money, but none of the records locate this \$300,000,000. The regular financial statements of the treasury and of the national banks show just how much money is held on a certain day, with the exception, however, of what is actually in circulation on the day the account is made up. We have an account also of all gold shipments that go abroad through the regular channels."

"The only other way we can explain the absence of the \$300,000,000 in gold is that it has been hoarded away somewhere or has been melted down for use in the industrial arts. Of course we must allow something for the holdings of private banks and loan and trust companies and for some losses through tourists carrying it out of the country, but even making all these allowances, it would still leave a tremendous sum unaccounted for."

"I believe that our yearly estimates for the amount of gold consumed by manufacturers and others are entirely too small. In order to determine what has actually happened in the last twenty years, I intend to send to all wholesale and retail manufacturers of jewelry, manufacturers of plated ware, to members of the dental trade, the gold leaf supply houses, and, in fact, to all classes of dealers and manufacturers who use gold and silver in their work. This circular will ask that they be supplied with a statement of the value of gold and silver used by each firm during the year. We will ask for the value of all United States coins used and value of all foreign coins used. States mint or assay office bars, private refiners' bars, foreign coin, old plate, jewelry, native grains, nuggets and wire or rolled plate that they have used."

"Blank forms will be distributed with the circular, and, showing just how returns may be made. Of course all information reported to us in this way will be treated as confidential and we will make use of only the aggregate."

"I wish to say something for the benefit of those who may be desirous of answering the inquiry, for fear they have unwittingly violated the statutes against the mutilation of coin. It is proper to say that this statute is directed against fraudulent tampering with coin by which the value is reduced. It has never been construed to apply to the melting or total destruction of coin, whereby it passed utterly from circulation."

The remedy has a peculiarly grateful effect on the system and acts directly to the desired location, giving strength and curing all the troubles that come from years of misuse of the natural functions of the body. A request to the State Medical Institute, 329 Lincoln Building, St. Louis, Mo., for a free trial package will be supplied with the following conditions: (1) Name and address of patient. (2) Name and address of physician. (3) Name and address of employer. (4) Name and address of nearest relative. (5) Name and address of nearest friend. (6) Name and address of nearest neighbor. (7) Name and address of nearest acquaintance. (8) Name and address of nearest acquaintance. (9) Name and address of nearest acquaintance. (10) Name and address of nearest acquaintance.

At this point the crowd indignantly interfered.

Commander for Tutuila. New York, Jan. 30.—(Special Telegram.)—Captain Wendell C. Neville, commander of the marine corps attached to the United States navy, received orders last night to prepare to go to the Samoan islands at once. It has been expected that the saloons would be open today at least until 10 o'clock.

Others say that if the petition now in the hands of the Board of Supervisors is not sufficient the saloon men cannot circulate another until after the next election. Many of the interested parties were discussing the situation today.

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SACRIFICE INFANT CHILD

Iowa Parents, Crazed Over Religion, Cause Their Innocent Baby to Freeze to Death.

OTTUMWA, Ia., Jan. 30.—(Special Telegram.)—Driven to insanity by religion Mr. and Mrs. Charles Spencer, residing on farm six miles north of Ottumwa, Mo., yesterday became imbued with the idea that God had called upon them to offer as a sacrifice their infant child.

Every particle of clothing was accordingly removed from the infant and in its guide his parents and were kept until death ensued from the extreme cold. The father's hands and feet were badly frozen during the operation.

Neighbors who were passing saw the affair and organized a crowd, went to the Spencer home. Spencer was overpowered after a hard battle. He was a raving maniac and four men were required to hold him in bay after he had been taken from his house. The sheriff and county were notified and went to the assistance of the neighbors and took the maniac in charge.

Spencer is a prosperous farmer and has always had the reputation of being one of the foremost men in the community. He and his wife were devout in religious ideas which led to the awful death of their child. There are three children in the Spencer family.

MAY BE HARD TO CONVICT HOOT. Little Evidence Against Man Accused of Attempted Wife Murder.

WATERLOO, Ia., Jan. 30.—(Special Telegram.)—Word was received this morning that Sheriff Lutz had arrived at New Orleans and that he is awaiting the arrival of James Robertson, charged with the murder of his wife by sending her an infernal machine. There is much speculation as to the method of proceeding in handling the case against the prisoner and many are wondering if it is possible to convict him. The officers know that the box containing the dynamite with which it is charged Hoot intended to kill his wife was made for him by a cabinet maker in Ottumwa. The county attorney has in possession a duplicate of the box made by the same man. The cabinet maker will be brought to Waterloo as a witness before the grand jury, which convenes the list of March. He will swear that Hoot visited his little shop in Ottumwa and gave full directions as to the making and finishing of the box; that when it was completed he remarked that if it worked all right he would want 100 more just like it. This remark it is taken was intended by Hoot to allay any suspicions the man might have on account of the somewhat strange order he was filling.

Worrying Sioux City Saloons. Lawyer Seeks to Enjoin Manufacture and Sale of Beer.

SIoux CITY, Jan. 30.—(Special Telegram.)—Injunction suit has been filed in the Sioux City Brewing company by A. C. Lutz, an attorney, who seeks to permanently stop the manufacture and sale of Sioux City beer. So far not even a temporary writ of injunction has been granted, and many are expecting to close up saloons and shut up every saloon in Sioux City before he is finished. In addition he has sued the officers of the brewery company for \$10,000 damages for causing the place to be closed on charges of extortion and conspiracy. The saloons pay about \$50,000 annually into the public treasury. The saloon men are very much stirred up and some of them have even stripped their places of everything in the way of curtains and fixtures so as to come within the letter of the Martin law.

Opinions by the Supreme Court. DES MOINES, Jan. 30.—(Special Telegram.)—Today's supreme court decisions were: Provident Bank Stock Company, appellant, against E. Schaefer, Woodbury district, affirmed. A. R. Hubbard against Joseph L. Harron and James Robertson, appellants; Cherokee district, reversed. Mutual Hall Mutual Insurance Association, appellant; Wright district, reversed. E. E. Gray against A. Young, appellant; Palo Alto district, reversed.

New Bills Introduced. At the morning session of the legislature Prentiss of Ringgold county introduced a measure, the purport of which is that all superintendents in hospitals for the insane cannot be appointed from the same school of medicine. Barre of Woodbury has introduced a bill to increase the salaries of truckmen and guards at the penitentiaries from \$55 to \$65 per month. A bill by Baker of Cass asks better provisions at private crossings over railroads. An underground mine law was introduced by Representative Sokol O. Jones introduced a bill prohibiting the use of obscene language, loud, unusual noises or breaches of the peace about the penal, reform and insane institutions. It also prohibits the sale of intoxicating liquors to discharged convicts in the county where the institution is located before they are fully restored to the rights of citizenship.

Good Name for Him. Chicago Post: "Why do you call that young man Atlas?" asked the old gentleman.

"I know," interrupted the small boy before the fair maid had time to answer. "While she exclaims 'Why do you call that young man Atlas?' she says 'Why do you call that young man Atlas?'"

"Why, Atlas held up the world, didn't he?" demanded the boy.

Disastrous Result. Chicago Tribune: The professional humorist who has been making his eye for eye and tooth for tooth over the crowd of bystanders.

"You're one of the fellows who grab the best seats," he said to the crowd who had been sitting on the ground.

"I am not," protested the stranger. "I am a common man on my way to my train. I never was here before."

"Hartford," said the policeman. "By 'come along' you mean you're a Con. man."

"At this point the crowd indignantly interfered."

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