

QUIET WEDDING SOLEMNIZED

Court House Habitués Treated to a Unique Spectacle.

BIDE AND GROOM WERE DEAF MUTES

Judge Vinsonhaler Performs the Ceremony with the Aid of a Stenographer and Several Court Officers.

As the rural correspondent would say, there was "a quiet wedding" at the court house Wednesday morning. In this instance the wedding could not be otherwise than quiet, for both bride and groom are deaf mutes. The marriage ceremony—one of the most unique on record—was solemnized by Judge Vinsonhaler of the county court.

The principals were Mr. M. Johnson and Amelia Miller, both of Lincoln. As soon as they arrived in Omaha they went directly to the court house. Johnson is 26 years old and the bride one year his junior.

Despite the sympathy which spectators naturally felt an account of the affliction of the bride and groom was not given. The fact that all efforts to secure mirth were useless. In the first place, there was more or less trouble in interpretation of the lengthy and complicated red tape incident to the issuance of marriage licenses.

As Johnson and his bride-to-be entered the license office they presented Clerk Harry Merrill with a slip of paper upon which was written: "We want to marry." Then came the formalities of license.

"Do you want to marry here?" Clerk Merrill inquired by pencil and paper. "Yes, sir," Johnson answered.

Judge Vinsonhaler was called, and then came the most laughable part of the proceedings. Judge Vinsonhaler had never married a deaf mute pair, but he is a resourceful jurist and he had a stenographer make a typewritten copy of the questions contained in the marriage certificate. While the paper in his hand the judge suavely said: "Stand up."

He had forgotten his clients could not hear. They kept their seats. Then the court stroked his moustache and gracefully made a gesture which was understood. Having succeeded in getting the couple in proper standing posture, he made a motion indicating that they should join hands. Then he repeated the first part of the ceremony, handing the groom the typewritten sheet, reading: "Letroy M. Johnson, do you take this woman for your lawfully wedded wife?" A nod of the head signified "yes." The bride answered likewise.

At this point of the ceremony, when everything was moving so smoothly, there came a break. The bride and groom, presuming that it was all over, turned away. "Come back, come back," exclaimed the judge.

Again he had forgotten that his hearers were bereft of auricular power. Clerk Merrill waved his hands, but his signs were as so many hieroglyphics, and the young man and woman were bewildered. Again Judge Vinsonhaler brought his resourcefulness into play and, with one sweep of his long arms, he placed Letroy M. Johnson and Amelia Miller back in position, simultaneously remarking to himself that they were only half married. That portion of the ceremony relative to the wickedness of putting asunder what God hath joined together was repeated by the judge in a certain tone that would have done credit to a bishop. That ended the ceremony.

An afternoon train carried Mr. and Mrs. Johnson back to Lincoln. The fact that they are deprived of speech and hearing does not seem to prevent their prosperity, for it has been a long while since a more stylishly-dressed couple has appeared in the marriage license office. The bride's spring hat would excite envy from many of her more fortunate sisters and her gray traveling gown is a dream of the modiste's art. Deaf mute weddings are rare in Omaha, this being the first for a long while, so far as the records show.

ROGERS ESTATE AGAIN IN COURT

Decedent's Husband Files a Copy of Original Will.

Indications are that the estate left by the late Clara Rogers, about which so much has been written and said, will be swept away in litigation. After two bouts with the law Alexander T. Rogers, husband of the late Clara Rogers, has again entered the courts. This time he has filed an appeal to the district court from the decision rendered a few weeks ago by Judge Vinsonhaler of the county court, wherein it was held that the document purported to be the last will and testament of the deceased was only a copy of the original, and that it could not be admitted to probate. This left the estate open for distribution among heirs in accordance with regular legal routine.

When Mrs. Rogers died last September representatives of St. James' orphanage at Benson entered court with a will which bequeathed the greater part of the estate, consisting of suburban realty, to that institution. The husband contested on the ground that his wife was temporarily insane when she made the will. He set forth that a prior will, in which he was named as beneficiary, should take precedence because of the alleged infirm mental condition of his wife when she executed the will in favor of the orphanage. This phase of the case was stubbornly fought, it appearing in evidence, by letter and otherwise, that Mrs. Rogers was laboring under a delusion that her husband had designs upon her life. The preponderance of testimony showed that the husband had been faithful in every particular.

ABSOLUTE SECURITY.

Genuine Carter's Little Liver Pills.

Must Bear Signature of Dr. Wood

Very small and so easy to take as sugar.

CARTER'S LITTLE LIVER PILLS FOR HEADACHE, FOR DIZZINESS, FOR BILIOUSNESS, FOR TORPID LIVER, FOR CONSTIPATION, FOR SALLOW SKIN, FOR THE COMPLEXION.

U. P. OFFICIALS ARE PLEASSED

First Trip of the New Portland-Chicago Train is Satisfactory.

REGULAR SCHEDULE WAS MAINTAINED

Time Between Portland and Omaha Reduced to Fifty-Eight Hours—Increased Traffic Makes the Added Service Necessary.

The new Portland-Chicago train over the Oregon Short Line and Northern Pacific, and the Northwestern completed its initial run Wednesday upon arrival in Chicago. The first trip was accomplished under circumstances more than satisfactory to the officials interested in the operation of the new train. Better time was made between Portland and Omaha than has ever before been recorded. This is deemed important owing to the fact that the regular schedule which will hereafter be operative was employed.

The new train left Portland Sunday morning at 9:15, reached Omaha Tuesday evening at 7:20 and proceeded to Chicago, arriving there at 9:30 a. m. yesterday. No delay whatever was encountered and the train maintained its schedule throughout the long trip of 1,820 miles. The time consumed in the trip was fifty-eight hours and five minutes.

The inauguration of a daily through service between Omaha, Chicago and Portland by the Union Pacific and the allied connections is considered one of the important events of the year in railroad circles. Through passengers for Portland can leave Omaha either in the morning or afternoon and return to Omaha at either city both in the morning and at night. No better idea of the increased transcontinental traffic or of the prevailing prosperous conditions existing throughout the entire Transmissourian region could be cited than that the Omaha station is crowded with passengers and that the demands of the traveling public.

MIK'S TEMPER WAS RUFFLED

Indigent Traveler Taken to the Hospital Through His Efforts.

Joe Mik, the well known passenger director at the Burlington station, settled, at least to his own satisfaction, a problem which has been troubling the minds of city and county authorities for some time relative to hospital accommodations for indigent cases. A young man named Will Newton, who formerly lived in South Omaha, arrived Wednesday morning from St. Paul, Minn., weak from the effects of a five weeks' sickness and signs of his illness were yet present. Without money or friends upon whom he could call for assistance Newton asked the passenger director to send him to a hospital.

Mik first called upon the city physician and explained the nature of the case. He was informed that it was a case which should come under the jurisdiction of the county medical authorities. Dr. Weirne, the county physician, was accordingly requested to issue the 'phone and returned the information that it was a city case, advising Mik to call upon the city medical authorities. The usually good-natured passenger director was somewhat ruffled inasmuch as he again called upon the city authorities and was again called upon the city medical authorities. He was advanced that the sick man being an "emergency case" or his commanding voice had the desired effect, for an ambulance soon arrived from the city physician and Newton was taken to Clarkson hospital.

ROCK ISLAND "GOES IT ALONE"

Will Run Cheap Excursions to Utah and Colorado Points.

General Agent Rutherford of the Rock Island has received telegraphic advices from General Manager J. B. Schwaner relative to the independent action taken by the Rock Island whereby it proposes to run cheap excursions to Colorado and Utah points this season. Excursion tickets will be placed on sale June 21, July 19, 18 and August 2 from Memphis, Tenn. The rate points. Owing to the national democratic convention in Kansas City the sale of these tickets from that city has been authorized for July 7-10 inclusive and all other Missouri river points will operate on like basis. Stop-overs at any Colorado or Utah point, with the privilege of continued passage within thirty days from the date of sale will be permitted. The final return limit will be October 31.

AMERICAN RAILWAY ASSOCIATION

CHICAGO, April 25.—The semi-annual meeting of the American Railway Association was held here today. The meeting was held in the city of Chicago. Operating officials of nearly all the large railway systems in the country are in attendance. The sessions of the meeting, which will be secret, will be taken up with listening to the reports of the committees on various subjects of railway interest in connection with operating roads. The election of officers will take place this evening.

RAILWAY NOTES AND PERSONALS

Judge W. E. Kelly, general counsel of the Union Pacific, left last night for St. Paul on local business. Jerome Hewitt, of the Union Stock yards at Chicago, was a caller upon the local railroad fraternity yesterday.

SHIVERICK IS COMPLIMENTED

Maudie Adams Orders Furniture from an Omaha Company for Her New York Home.

Arthur Shiverick, of the Shiverick Furniture company, enjoyed an experience on Monday that will live long in his memories of business episodes. A beautiful woman, fashionably dressed, was attracted into the store by a display of antique Flemish-carved oak furniture in the show window. She was accompanied by a gentleman who seemed to pay her the most marked deference. The woman at once entered into an inspection and discussion of the beauties and novelties in furniture which the stock presented, and Mr. Shiverick was much surprised to note that she was particularly posted in the distinguishing characteristics of antique furniture, seemingly knowing as much about these novelties as the dealer himself had learned in purchasing his stock, which included many pieces of Flemish-carved oak, old colonial reproductions, French cabinets and rare novelties reproduced from the heirlooms of numerous countries of the old world.

FEDERAL BUILDING ANNEX

Award of the Contract: May Not Be Made for Weeks.

UNION LABOR LEADERS WANT TO KNOW

They Inquire if Lowest Bidders Are Members of Chicago Contractors' Association Which is Fighting Building Trades Council.

Press reports Tuesday evening stated that the lowest bidders for the work of constructing the annex of the Omaha federal building were the Associated Construction company and Charles W. Gandelé & Co., both of Chicago and both bidding \$340,000.

Speaking of the letting of the contract Superintendent Murdock, the resident government architect, stated that as the time of the awarding of the contract after the opening of the bids is indefinite and that while under some circumstances, the contract may be awarded and all preliminary work arranged so that building may commence by June 1, under other conditions it may be two months or more before the award is made. In referring to the difference in the bids, \$25,000 between the lowest and the highest, the architect said that he understood the contractor to be a question involving the grade of stone to be used, as the contract will call for stone similar to that used in the present building and that he understands it is practically impossible to secure stone identical with that used in the present building, as the quarry from which that was taken is now under 100 feet of water. 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