

THE DAILY BEE
Friday Morning, Feb. 27.
LOCAL BREVITIES.

Mollie Keran, the notorious, was jailed by the police last night for disorderly conduct.
Mrs. Frank, proprietress of a Twelfth street baggalo, was arrested last night, with her husband, for fighting.
Dr. Hanchett had a robe stolen from his carriage while visiting a patient on St. Mary's avenue the other evening just at dusk.
W. B. Jacobs, a Bee compositor, rejoices in the arrival at his home of a ten pound boy. The mother and child are both getting along very nicely.
In Judge Weiss' court the Republican has instituted suit against J. C. Elliot, for \$33.60 alleged to be due on an unpaid account of advertising.
The thaw has set in, and while there will be more feeble snaps of cold weather, the severity of the winter's arctic character, as is predicted, is a thing of the past.
As the streets grow sloppy the gangs upon the street corners grow in number and amuse themselves by making remarks about ladies who chance to pass their way.
Marriage licenses were issued yesterday to John W. Hall and Julia E. Standen, Richard H. Blake and Estella F. Comstock, and Hiram K. Block and Mrs. Ernestine Vogel.
A young man fell in a fit at the corner of Fifteenth and Dodge streets yesterday morning. He was cared for by two physicians, who chanced to be passing, and was soon all right.
The new gas fixtures for the court house have arrived from New York. The firm has notified the commissioners that a man will be sent on from the metropolis about the middle of next week to superintend the setting of the fixtures.
On Monday night, March 2, at Falconer's hall, will be given the first grand Parin ball, under the auspices of Nebraska lodge, No. 354, I. O. B. B. The proceeds of the ball will be applied to the sick benefit fund of the order. Tickets admitting gentleman and lady \$2.
The news has reached this city of the death, Wednesday, of George Nail, an old and well-known freight conductor of the Union Pacific, who, falling between the cars of his train, was horribly mangled before he could be extricated. The accident occurred near Carbon.
A pleasant affair was the Longfellow reception, enjoyed by the C. L. S. C. Tuesday evening, at the home of Mr. Salmon, corner of Nineteenth and Farnam streets. Readings, recitations, reminiscences, poetry, music and art, all contributed towards making the occasion one long to be remembered by "real, true Chautauquans."
The children of the Sabbath school attached to the Israelite temple will celebrate the feast of Esther on Sunday next by a children's banquet in the spacious school rooms. They are to make a day of it. The committee of arrangements are: Miss Blanche Hellman, chairman; the Misses Addie Newman, Sadie Schlesinger and Ida Block; Masters Joe Oberfelder, and Louis Reichenberg.
In Judge Anderson's court yesterday John and Michael Donehey were tried for raising a disturbance and smashing things generally in Pritchard's saloon at Florence Tuesday. They had been fighting together in the saloon, and being ejected, became so enraged that they ceased quarreling and commenced the bombardment of the saloon. Upon conviction they were fined \$10 and costs and sentenced to five days imprisonment in the county jail.
W. E. Jones, of stockyards fame, was fined \$5 and costs in Judge Anderson's court yesterday for assaulting Bert Newport. Jones, after assaulting his victim, rushed frantically to Judge Anderson's court, and penitentially wanted to file a complaint against himself. He had hardly so expressed his desire when Newport came puffing in, and made complaint himself, at the same time casting a revengeful glance at Jones for his bold attempt at self-prosecution.
The regular monthly sociable of the U. C. L. A. was held Wednesday evening at the library hall on Ninth street. The principal feature of the programme was a paper read by Mr. J. H. Quinn on Thomas Addis Emmett. Mr. Quinn's effort was highly appreciated and he himself displayed not a little of the eloquence he lauded on the subject of the sketch. The singing of the little Miss Rose Flannery can be best described by the term artistic. Messrs. Peter, Ernest and Montie Burke rendered two vocal trios in a manner that displayed not only natural talent but careful study. The piano solo by Miss Stella St. Felix was excellently performed.

Police Court.
In police court yesterday morning one plain drunk was assessed \$5 and costs.
George S. Clark and Julius Mozar, arrested by Officer Metzka and charged by him with vagrancy; pleaded not guilty, and after an explanation were honorably discharged by the court.
While there are a number of vagrants in this city, there are also men who are idle because of their inability to find work. Many of them have families depending upon them and have tried in every way to procure employment, but have failed. These men would gladly do any kind of work, no matter how menial, to provide bread for their families, but this work is not to be had. The professional tramp and vagrant would not work, no matter how lucrative the position might be. He has no use for any kind of, but very much to lose and steal or beg as the case may be.

Learn a Lesson.
A stranger arrived this morning on the dummy train and upon a seat in the car. When he re-entered the car he found that his seat had been taken by a man who had been sitting there since the dummy train had left the depot. The stranger, upon seeing this, stepped out of the car and, after a moment's reflection, returned with a large bundle. He then handed the bundle to the man who had taken his seat, and the man, after a moment's reflection, returned with a large bundle. He then handed the bundle to the man who had taken his seat, and the man, after a moment's reflection, returned with a large bundle.

Trade Notes.
The local freight receipts from the west via the Union Pacific for Wednesday were as follows: corn 37, hogs 7, coal 13, merchandise 9, lumber 1, sal 1, hay 4, flour 2, cattle 7, bullion 3, mules 1. From the east 22 cars of coal came in. On the same day 20 cars of corn and 1 of wheat were shipped east.

LEGAL LORE.

Acquittal of Lemke and Greenwald-- Burns Dismissed--United States Court.

In the district court yesterday the defense in the case of Lemke and Greenwald, charged with arson, finished their arguments. The case was given to the jury late in the afternoon. A verdict of "not guilty" was returned by that body after a few moments' deliberation.

Frank Burns was arraigned on a charge of threatening the life of Lottie Comes, who has sprung into local fame as the principal witness in the McClelland burglary case. The complaint against Burns was withdrawn and he was discharged.

In Judge Wakeley's branch of the judiciary the case of Moriarty vs City of Omaha was on trial.

Following is the call of docket for today:
JUDGE WAKELEY.
Thomas vs. Thomas.
Chinberry vs. Smith.
Moriarty vs. City of Omaha (on trial).
Estabrooke et al vs. Coats.
Pratt vs. Hamilton.
State vs. Points, superintendent.
Barker et al vs. Gruene et al.
Foley vs. Thomas.
Howell vs. Kennedy.
Large, jr., vs. McPherson.
Elliot vs. City of Omaha.

JUDGE NEVILLE.

Criminal Docket.
Samuel Reichenberg files suit against the city to recover taxes paid under protest in sewer district No. 13.
Geo. A. Hoagland sues Matthew A. McNamara, Geo. W. Duncan, L. M. Anderson and M. Sontag, for foreclosure of mechanics' lien upon certain buildings in possession of defendants, jointly. Also sues Bessie T. Petty and John W. Petty for \$300.86 on mechanics' lien.

To-day the cases of Lusius Klusa and Frank Grabbe, charged with the murder of the former's husband, will be taken up and ordered to separate trial. H. B. Holman will defend Grabbe, while Attorneys Breckenridge and Barnham have been selected by the court to defend the woman.

UNITED STATES COURT.

Judge Dundy rendered decision yesterday in the somewhat celebrated case of Finlay vs. Clark, where plaintiff, by grantor Ostram, mortgaged to Clark certain real estate to secure the payment of money loaned by him (defendant). The money, \$500, was borrowed on 12 per cent interest. Clark, taking the property, improved it, and now refuses to surrender. The case was brought into court, and the judge's decision was that Finlay could take possession of the property upon payment of principal and interest and the value of taxes and improvements paid for by Clark, during the term of his possession.

Marshal Bierbow has finished making up his accounts, and after approval by Judge Dundy will forward the balance sheet to Washington for examination. He has discovered that there is a balance of between \$4,000 and \$5,000 over from the last term.

Judge Dundy will hold a special session of the United States court at Lincoln next week for the purpose of disposing of some unimportant business, hearing motions, etc.

The B. & O. rates for the round trip to Washington are lower than ever made at inauguration time. Less than half fare in many cases, and no extra charge for the unparalleled time made by its limited trains.

Army Orders.

Paragraph five, special orders No. 10, current series from these headquarters, is amended to read:

On demand of Surgeon Joseph H. Bill, U. S. A., (fifteenth article of war,) a court of inquiry, "to investigate his conduct," is ordered to meet at headquarters, department of the Platte, Omaha, Neb., at 10 a. m., February 15, 1885, or as soon thereafter as practicable. Detail for the court: Colonel John Gibbon, Seventh infantry; Colonel Henry A. Morrow, Twenty-first infantry, and Surgeon Daniel G. Caldwell, U. S. A. First Lieutenant Frederick H. E. Ebertin, Twenty-first infantry, is appointed recorder. The court will consider and investigate the charges preferred against Surgeon Bill by his post commander, (Colonel W. P. Carlin, Fourth infantry,) on the 16th day of December, 1884; the allegations and charges made by the same officer in communication addressed to these headquarters February 3, 1885; in post orders No. 15, (Fort Omaha, Neb.), January 16, 1885; in communication addressed to Surgeon Bill, under date of October 1, 1884, and generally, all matters of which issue has been made regarding the management of the post hospital and treatment of the sick under charge of Surgeon Bill. The court will express an opinion on the merits of the case.

Recruit James Curtis, enlisted at Fort Omaha, Neb., is assigned to company H, Fourth infantry, and will be sent to the station of his company on the first favorable opportunity.

Owing to its position in Washington, it being the only line running directly through the city, the B. & O.'s advantages for the proper and prompt care of its patrons for the inauguration are wholly unapproached by competing lines. All the passenger traffic of other lines from the West must combine with the traffic from the East, and thus the single line into the national capital be clogged with trains to an enormous extent. The B. & O. handles its business from the East wholly independent from its business from the West, the channels of entrance into the city being different, and for all purposes in view the Baltimore and Ohio really has two lines into the capital, one from the West and the other from the East.

The Calico Ball.
The calico ball given by the Uniformed Rank, Knights of Pythias, Wednesday night, in Metropolitan hall, was a very pleasant affair. About eighty couples were in attendance, and all enjoyed themselves hugely. The scheme of selecting partners by means of correspond with the ladies' dresses was carried out, but several couples put up a job on the committee on arrangements and worked the thing so that they became partners without going into the lottery scheme. During the fore part of the evening the ladies had their own way, and the gentlemen were the subjects of the ladies' own sweet will. At supper time the gentlemen were allowed to assume their God-given right, and buy the supper, of course. After supper the gentlemen were allowed to dance when, and with whom they pleased. This was the third party of the series, and the remaining two promises to be equally enjoyable.

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The through-sleeper system on Pieta-couque B. & O. is particularly advantageous for inaugural travel. Through palace cars from all principal western cities, and for that matter whole trains through, as on the B. & O. there is no change of cars of any class whatever.

Nabbed the Muslim.
About noon yesterday a boy named James Kelly nabbed a piece of muslin from in front of L. B. Williams' dry goods store. He slipped the muslin into a sack and was walking off with it when Constable Steve Mealie swooped down upon him and carried him off to jail. He will have an examination in the morning and will probably find out how it seems to eat bread and drink water behind the bars.

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THE TEST:
Place a can top down on a hot stove until heated, then remove the cover and smell. A whiff will not be required to detect the presence of ammonia.

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DOES NOT CONTAIN AMMONIA.
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PLAIN TRUTHS
ABOUT MISFITS
Let the Public Read and Learn where Rivalry Overreaches Itself.

The Misfit Clothing Parlors 1312 Douglas street, have recently been receiving some extensive free advertising from a ready-made clothier who probably imagines that by abusing us he is bettering himself, well if he thinks so let him keep on. It amuses him and dont hurt us. We expected to hear some one "squeal" when we opened business here. The individual who has been getting rich by charging high prices always, "squeals" when some one comes along and calls extortion by selling goods at reasonable figures. The grocer who sands his sugar is generally the individual who prates the most about his own honesty, and accuses all his rivals with being rogues. We wish to enter into no controversy with anyone. The individual who loses his head, and neglects his business to abuse a rival, is generally a poor business man. We are not talking about any one in particular, but there are some people right here whom our remarks, particularly fits, for the plain truth is that misfits are nearly as numerous as perfect fits, besides making mistakes in fits. The tailors have thousands of dollars worth of garments annually left on their hands by parties ordering suits, pants or overcoats, and then refusing to take them. The misfit dealer is the only market the tailor has for these goods, because a rival says there are no misfits, it doesn't make it so, it merely demonstrates that he either didn't know what he was talking about or else he knowingly made a "misfit" statement. Let the public judge between us, abuse is not argument, neither is it good sense. See what we offer, compare our goods with cheap ready made clothing and see if our garments do not demonstrate that they are superior cloth and tailor made.

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