

THE FRONTIER.

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THE FRONTIER PRINTING COMPANY
D. H. CHONIN, Editor.
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Iowa is the leader in tornados this year.

The Atkinson Plain Dealer publishes a profitable class of editorials.

There is no adequate reason why the American students should be ashamed of their language. Class mottoes look better in English than anything else.

Cozad Tribune: The withdrawal of Norris Brown apparently leaves the contest between Wilcox, of North Platte, Curry, of Broken Bow, and Judge Kinkaid, of O'Neill.

The famous or infamous Dreyfus case which has agitated France the past year has culminated in a retrial for the unfortunate man and he is to be taken back to his native land. Dreyfus was made a scapegoat for a set of scoundrels and the French government is in a measure wiping out the gross indignity by granting a retrial.

The Frontier has all along believed that fusion would live out another campaign, but the drift of men and events in recent times indicates that fusion and silver are to be buried in one common grave; that patriots everywhere are rallying under the aegis of prosperity and good money, shouting loyalty to the country and success to republicans in Nebraska.

The Holt County Independent last week started out on its eighth year. The Independent has much improved, as a newspaper, of recent months. In fact, in that regard it is the best now it ever has been. While The Frontier has no use for the Independent's politics, and will continue to rebuke its bad breaks, we are glad to note the success it attains as a newspaper.

The Frontier's advocacy of a system that will put to work the chaps who visit our city and make a business of stealing, is bearing fruit, the esteemed Independent to the contrary notwithstanding. The city attorney has been instructed by the council to prepare an ordinance compelling such chaps to work out their fines on the streets. This is the proper thing. Let it be rigidly enforced.

The State Journal observes that the erection of a ten million dollar residence in New York city by the new popocratic senator from Montana has escaped the eagle eyes of the reform patriots and none of them have so far adequately denounced the crime. But doubtless the Montana copper king and sixteen to wanner wants to be conveniently located where he can attend the dollar Jeffersonian banquets of the brotherhood without too much expense in railroad fares.

The Opinion, Lincoln: Attorney General Smith is again invited to collect that \$13,000 from the defaulting popocratic treasurer of Platte county. The delay of two years has allowed the Platte county financier and money saver to get safely out of the state, but the bondsmen are still in sight. The question naturally arises, has J. W. Lynch been protected simply because Saunders and Sullivan and Jewel and D. D. Lynch and a lot of other fusion pie counter statesmen are from the same county? Would it be humiliating to prosecute a number of this coterie of reformers?

ANOTHER POP FAKE.

True to the partisan principles which control the leaders of populism in this district, a bugaboo is being made of a decision rendered in Judge Kinkaid's court a few weeks ago in a case wherein one Martha E. Fay sued the Chicago, Burlington and Quincy railroad company for \$5,000 damage for the death of her husband. A peculiarly befuddled statement of the case and

trial was put out by the Rushville Standard and copied by the Independent.

The facts in the case are that Fay, a car repairer of the Chicago, Burlington and Quincy, and husband of the plaintiff, while repairing a car at a gravel pit in Dawes county, was killed by another car that had been left on the spur track running into the car he was repairing. To hold the defendant liable the law requires that it shall be shown to be guilty of negligence, and the deceased person himself free from negligence. In this case not the slightest proof of negligence on the part of the defendant was presented, but the defendant showed by the testimony of numerous uncontradicted witnesses that neither the company nor its employees had been negligent. But it was shown that deceased's death was caused by his own negligence. The custom and rules of the company required him to place a blue flag on each end of the car, as a warning, when he went beneath to repair it. This he did not do. He did not tell the other employees of the company near him that he was going under the car. He did not block the cars to keep them from moving, with the blocks furnished him by the company for that purpose. This was uncontradicted by the plaintiff and left nothing for a jury to decide. The deceased was so grossly negligent that his conduct, culminating as it did, amounted only to a degree less than suicide, and the law would no more hold the defendant liable in damages than if the deceased had in fact committed suicide. Judge Kinkaid's action in not submitting the case to the jury was a plain duty, in entire harmony with the evidence and in accord with holdings of the supreme court.

The decisions of the supreme court fail to show that Judge Kinkaid has in a single instance in a case against a railroad company erred on a question of law. The decisions of the supreme court do not show that he has ever erred in any way in favor of a railroad company as against an individual. But the decisions do show that any errors adjudged against him have been in favor of the individuals by allowing the verdicts of juries to stand for excess damages against the railroads. We cite a few such: A case tried in O'Neill against the F. E., for personal injuries, in which Judge Kinkaid gave judgment for \$2,650, the supreme court reduced to \$1,200; a case tried in Brown county, against the same company, the judge rendered judgment for \$6,300 and was reduced by the supreme court to \$1,300; and in a case tried at Chadron an individual was given judgment for \$5,000 against a Burlington and Missouri construction company, but the supreme court held that the evidence did not justify judgment in any amount. The opinions justifying the reductions in the two cases first mentioned were indited by the populist supreme court commissioner.

In answer to the charge of discourtesy to one of the plaintiff's attorneys, we quote from an able article from the Rushville Recorder, which, by the way, shows up the whole fake: "Heath says Judge Kinkaid treated Judge Patterson discourteously in the Fay case. This is on a level with every other statement he has made about the case. Whoever heard of Judge Kinkaid being discourteous to anybody? Let the man rise up and be known who can say that Judge Kinkaid has ever been discourteous to him! We are willing to leave the question to Judge Patterson himself, and are confident that he will say that the judge has treated him courteously, not only in this case, but always and everywhere." The Frontier has further and positive proof that the charge of discourtesy is a base slander against Judge Kinkaid.

The decision in the Fay case was given with the express understanding that the case would go to the supreme court. Now, gentlemen, let the supreme court say the judge erred in favor of the railroad (which the supreme court has to do for the first time) and then you can tout your horns.

A Narrow Escape.

Thankful words written by Mrs. Ada E. Howe, of Groton, S. D.: "Was taken with a bad cold which settled on my lungs, cough set in and finally terminated in consumption. Four doctors gave me up, saying I could live but a short time. I gave myself up to my Savior, determined if I could not stay with my friends on earth, I would meet my absent ones above. My husband was advised to get Dr. King's New Discovery for consumption, coughs and colds. I gave it a trial, took in all eight bottles. It has cured me, and thank God, I am saved and now a well and healthy woman." Trial bottles free at P. C. Corrigan's drug store. Regular size 50 cents and \$1.00. Guaranteed or price refunded.

P. Ketcham of Pike City, Cal., says: "During my brother's late sickness from sciatic rheumatism, Chamberlain's Pain Balm was the only remedy that gave him any relief." Many others have testified to the prompt relief from pain which this liniment affords. For sale by P. C. Corrigan.

I was seriously afflicted with a cough for several years, and last fall had a more severe cough than ever before. I have used many remedies without receiving much relief, and being recommended to try a bottle of Chamberlain's Cough Remedy, by a friend, who, knowing me to be a poor widow, gave it to me. I tried it and with the most gratifying results. The first bottle relieved me very much and the second bottle absolutely cured me. I have not had as good health for 20 years. Respectfully, Mrs. Mary A. Beard, Claremore, Ark. Sold by P. C. Corrigan.

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If you contemplate a trip to Europe during the summer, please remember that any ticket agent of the Chicago, Milwaukee & St. Paul Ry. can furnish you rates, tickets and up to date information, as well as reserved berths on ocean steamers—all lines—in advance of sailing.

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Happy News to Suffering People

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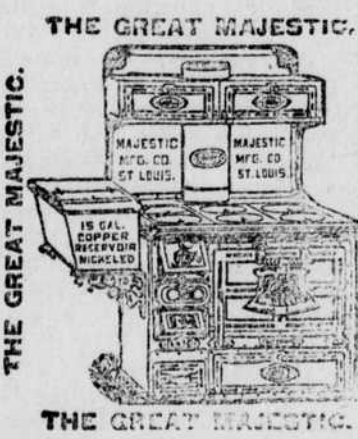
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