

DES MOINES CHIEF ACCUSED

Yeager Charged With Non-Enforcement of State Laws.

SOCIAL EVIL AND LIQUOR SALES.

Charges Filed With City Council by Superintendent Barber of Anti-Saloon League Also Include Gambling, Commissioner Rowe Next Target for Temperance Workers.

Des Moines, Aug. 12.—Sensational charges were filed with the city council asking for the immediate removal of George Yeager, chief of police, because of his failure to enforce the laws of the state. The petition was filed by W. C. Barber, superintendent of the Iowa Anti-Saloon league, on behalf of the league and a number of citizens. The complaint asserts immoral resorts are being operated in the city with the knowledge of the chief of police, and that intoxicating liquors are sold there and elsewhere with his knowledge. It is also said gambling houses are permitted and liquor laws are not enforced rigidly. The plan is to cause his removal by the city council and unless a change in the policy is made from a wide-open to a closed town, then to go into the courts and ask the removal of Commissioner Rowe, who is in charge of this department.

IOWA GUARDS OFF FOR SPARTA

Fifty-Sixth Regiment Leaves Mason City for Maneuvers.

Mason City, Ia., Aug. 12.—The Fifty-sixth regiment, Iowa national guard, consisting of companies from Mason City, Ida Grove, Webster City, Carroll, Sheldon, Fort Dodge, Boone, Emmetsburg, Iowa City, Charles City and two from Sioux City, Colonel W. T. Chantland commanding, left this city for Sparta, Wis., where they will go into encampment for a week.

Company E, Fifty-third regiment, of Charles City and company I, Fifty-fourth regiment, of Iowa City accompanied the Fifty-sixth regiment.

Colonel Chantland made the following appointments prior to his departure: Quartermaster, S. P. Smith, vice Hamilton. Robert B. Cantlin of Boone takes the vacancy caused by the promotion of Smith, and Weir Jepson of Sioux City was made battalion sergeant major to fill a vacancy. The appointments are considered good.

Health Board Not Supported.

Des Moines, Aug. 12.—In reply to criticisms of the Iowa state board of health, Secretary Sumner of the state board of health stated that the chief trouble is that the Iowa board has no money with which to do business, like boards in other states. The fact is that the Iowa board has been very poorly supported by the state, and it is doing all the work it can within the appropriation. A report from the paralysis in northern Iowa is not expected this week, but a commission is at work on the epidemic. A new question has been raised by the assertion that the epidemic is something entirely new, or at least very different from anything before known.

More Rate Suits Are Coming.

Des Moines, Aug. 12.—The railroad commission met for the purpose of receiving a delegation of business men representing the river cities of Iowa, but the latter failed to come. Their intent is to have the commission father a suit before the interstate commerce commission on their behalf for a revision of the rail rates. The recent suit brought on behalf of Des Moines shippers affects only the interior Iowa points. Now the shippers of the border cities desire a similar suit to affect them. They have combined and will have their interests brought in one suit before the commission and expect to have it all heard at one time.

Boy Injured While Diving.

Logan, Ia., Aug. 12.—In diving to the bottom of the Boyer river near Logan, Everett Card, sixteen years of age, struck on the bottom of the stream and, after coming up and going down three times, was taken out by his companions nearly drowned and also paralyzed from the shoulders down. Medical attendance was summoned at once and, while he has recovered from the effects of being almost drowned, he is still unable to use his lower limbs.

Roosevelt on Program.

Des Moines, Aug. 12.—Theodore Roosevelt is on the program for the Iowa State Teachers' association meeting for the evening of Friday, Nov. 3 next, in this city. The subject of his address is not given and he will be asked to choose his own topic. As this is the only large gathering of educators he has agreed to address, he will have an opportunity for discussing educational problems very fully.

New Interurban Project.

Des Moines, Aug. 12.—A conference was held here of persons interested in a projected line of interurban railway north and south through the state, connecting Marshalltown and Albia, and connecting Newton with the Des Moines system. Promotion work is to begin at once.

RAILWAY MEN FOR RATE RAISE

With Present Petitions to Legislatures and Interstate Commission. Topeka, Kan., Aug. 12.—A movement was started here by railway employees to secure an increase in freight rates. Petitions are being drawn up and these will be sent out over all the railway lines in the United States. These are directed not only to the state legislatures, but to the interstate commerce commission. The plan is to secure signatures in every state. The American Railway Employees' association is behind the movement and a secret meeting was held here. There were delegates from every section of the country.

ALDRICH DENIES RUBBER CHARGES

Rhode Island Senator Makes Reply to Bristow.

TARIFF WAS MADE UNIFORM.

Says Neither He Nor Any Member of His Family Has Ever Had Any Peculiar Interest in Rubber Taxes. Pays Respects in Caustic Language to Kansan and "Little Group."

Washington, Aug. 12.—Senator Nelson W. Aldrich of Rhode Island enumerating the counts under which he was indicted by Senator Joseph W. Bristow of Kansas in recent campaign speeches dealing with the tariff on rubber, in a letter, denies the charges in their entirety. Incidentally he pays his respects in caustic language to Senator Bristow and what he terms a "little group of men" who entertain opinions similar to those of the Kansan.

The letter is addressed to William B. McKinley of Illinois, chairman of the Republican congressional committee, and was sent to the headquarters of the committee in this city. The explanation of the rubber duties and the denial of the charges made against him by Senator Bristow are based upon the fact that Senator Aldrich was called upon by a Republican candidate for congress to furnish the facts connected with the changes made in the recent tariff act.

Referring to the charges made by Senator Bristow as "absurd misstatements," Senator Aldrich said the persistent repetition of them impelled him to make a full statement. At the outset of his long letter the senator divided the speeches by Mr. Bristow into five parts, each of which contained a specific charge. He then dealt with them in order.

In the first place the senator declared the increase from 25 to 35 per cent on a small number of articles of manufactured rubber articles was for the purpose of making the tariff uniform on kindred articles and for lightening the labors of the customs officers.

Makes Letter Public.

In that connection he made public a letter to him from General Thad S. Sharretts, a member of the New York board of general appraisers, asserting that the change was advisable and had been agreed to unanimously by the senate and house committees and by the conferees on the tariff bill at the earnest solicitation of the tariff experts of the treasury department.

Laying particular stress upon this charge made by Mr. Bristow, the chairman of the senate finance committee said that "neither he nor any member of his family has ever had any pecuniary interest as to whether the rates on manufactures of rubber were 30, 35 or 300 per cent, or whether crude rubber was on the free or dutiable list."

Dealing with charges that the Intercontinental Rubber company, of which he is a director, is a trust, that it advanced the price of crude rubber, and controlled the world's supply, and that the company had paid enormous dividends, Mr. Aldrich treated each separately and at great length.

Without raising any issue concerning the "progressives" campaign generally, Mr. Aldrich referred to Mr. Bristow and his immediate associates as follows:

"In the tariff discussions of other days the advocates of the protective policy usually have been called to meet in debate men with convictions on the subject—Democrats of character, whose theories of government differed completely from those held by Republican protectionists—men who had some regard for the accuracy of their statements and some knowledge of the subjects they discussed.

"Now attacks upon a Republican president and Republican measures are led by men whose political existence depends upon their capacity—and to this there seems to be no limit—for misrepresentation and the ignorance of their adherents. Strangely enough, this little group of men—very small in number—has arrogated to itself the leadership of the progressives, and its members prate about the treatment of the tariff as a moral question."

McCook, Neb., Aug. 1.—Mrs. Perry Cathcart of Driftwood precinct drank carbolic acid in mistake for citrate of magnesia and died.

NOTICE OF REFEREE'S SALE.

Notice is hereby given that by virtue of an order of court made by the Hon. Harvey D. Travis, judge of the district court, in and for Cass county, state of Nebraska, in a suit pending therein, wherein Sarah Matilda Peterson is plaintiff and John Albert Bauer, et al. are defendants, which order was signed and entered on the 10th day of July, 1910, confirming the report of the referees and to make the sale of such land involved therein without unnecessary delay and in the manner and form set out in the annexed and filed map, in pursuance thereto, we, the undersigned referees, will sell at public auction to the highest bidder for cash, at the south front door of the court house in the city of Plattsmouth, in said county, on the 10th day of September, 1910, at 10 o'clock a. m., of said day, the following described real estate to-wit: The northwest quarter (containing 163 3/4 acres) and the southwest quarter of the northeast quarter, all in section 29, township 13, range 11, east of the p. m. in said Cass county, Nebraska, containing 209 3/4 acres more or less.

Said sale will be held open one hour and at the time of declaring the bid, 20 per cent of the purchase price must be paid and the balance of such purchase money shall be paid upon the confirmation of the sale by the court, and the making of the deed.

Dated this 4th day of August, 1910.

J. S. LIVINGSTON, James Robertson, Referees.

ORDINANCE NO. 480.

AN ORDINANCE PROVIDING FOR THE LEVY OF CITY TAXES FOR THE FISCAL YEAR 1910-1911. Be it ordained by the mayor and city council of the city of Plattsmouth, Nebraska:

Section 1. That there be and hereby is levied upon each dollar of assessed valuation of all the property, real, personal and mixed within the corporate limits of the city of Plattsmouth, in said county, Nebraska, for the year 1910-1911, the following taxes, to-wit: General Fund.....5 mills

Section 2. That in addition to said above taxes, there shall be and hereby is levied upon each and every able bodied male resident of said city, exempt by law the sum of \$5.00 for poll tax which shall be paid in cash or by two days work upon the streets of said city at the rate of one day's work for each dollar of such tax.

Section 3. That the levy of taxes hereby made shall be in full force and effect from and after the date of its passage and publication according to law.

Section 4. That this ordinance shall be in full force and effect from and after its passage and publication according to law.

Attest: JOHN P. SATTLER, Mayor. W. B. ELSTER, City Clerk.

ORDINANCE NO. 481.

AN ORDINANCE CREATING AND MAINTAINING A SINKING FUND TO PAY OFF THE OUTSTANDING BONDS OF THE CITY OF PLATTSMOUTH, NEBRASKA, WHEN SUCH BONDS BECOME DUE AND PAYABLE IN THE YEAR 1910, AND FOR THE PURPOSE OF THE SINKING FUND AND ACCUMULATING INTEREST THEREON UNTIL THE MATURITY OF SUCH BONDS.

Section 1. Be it ordained by the mayor and city council of the city of Plattsmouth, Nebraska, that there be and hereby is created a fund known to be a "Sinking Fund" for the purpose of paying off the bonded indebtedness against said city which matures in the year 1910.

Section 2. That the said mayor and city council shall annually at the time of making the annual appropriation bill, levy such sums for such sinking fund as may be deemed just and proper provided, however, that the levy shall not in any one year exceed ten mills on the dollar of assessed valuation.

Section 3. That the mayor and city council of said city may by a two-thirds vote of the members of such council transfer to such sinking fund monies from any other fund of said city which may have accumulated and are not otherwise appropriated and when such money is once transferred to such sinking fund, it shall become a part of that fund and can be used solely and only as herein provided for the use of such funds.

Section 4. That when a reasonable amount has accumulated in said fund it shall be the duty of the mayor and city council of said city to loan the same to the first mortgage upon farm lands within Cass county, Nebraska, and such loans shall never at any time exceed forty per cent of the fair, conservative cash value of such lands.

Section 5. That all interest collected upon said sinking fund loans or otherwise shall be paid into such fund upon the collection of the same and become a part of such fund.

This ordinance shall be in full force and effect from and after its passage and approval as required by law.

J. W. HUGHES AUCTIONEER

Live Stock and General Farm Sale Five years successful selling renders me thoroughly competent of handling your sale. Reference from those I have sold for. Graduate from Missouri Yuction School. See me at Perkins Hotel.

Funeral of William Mayall.

The remains of William Mayall, who died in Omaha Wednesday, arrived at the Burlington station this morning and were met by the Plattsmouth friends and Canon Burgess. The casket was opened and the well known features of the former Plattsmouth citizen were viewed by many of his former acquaintances.

It was the intention of his Omaha friends to have the body interred there and the grave was dug and all arrangements made for the funeral to occur yesterday. But Mrs. Coates and daughter arrived from Galesburg and requested that the remains be brought to Plattsmouth and interred by the side of her parents in the family lot in Oak Wood cemetery. It was finally decided to accede to Mrs. Coates wishes and the funeral was thus delayed one day.

Mr. Tom Tart, a close personal friend of Mr. Mayall who had watched by his bedside like a brother during the ten days of his last sickness, completed the arrangements for the transfer of the remains to Plattsmouth. The county attorney of Douglas county was seen and the grave in the Omaha cemetery filled up. Mr. Hart accompanied the remains to Plattsmouth in company with Anton Nitka and other friends. At the cemetery Canon Burgess read the simple and impressive service of the Episcopal church. Those attending the funeral from out of the city were: Mrs. Coates and daughter Rheada, of Galesburg, Ill., Mrs. Duncan of Omaha and her sister Mrs. Elder, of Huron, South Dakota, and Tom Hart of Omaha.

Will Start Confectionery.

Yesterday afternoon a smooth individual with one arm in a sling was making an effort to raise sufficient funds to enable him to start up in the confectionery business. He was making his hustle in the Second ward of the city and told the sympathizing ladies who came to the door in response to his knock, that he was an orphan, having neither father nor mother living, that he had been unfortunate in getting his arm scalded, and if he could raise the means he would immediately start up in the confectionery business. It is not known whether he was successful in raising sufficient funds for the purpose. If so we may soon see another new industry located in one of the rooms vacated by M. Fanger.

MISS DOUGLASS ENTERTAINS

Miss Marie Douglass entertained a small party of young ladies last evening in honor of Miss Mary Jamison of Weeping Water who is in the city in attendance at the teacher's institute. Luncheon was served and games and conversation enlivened the occasion. Those present were: Miss Mildred Cummins, Miss Marie Donnelly, Miss Helen Clark, Miss Eames in honor of Miss Mary Jamison.

It Pays to Advertise.

The advertisement of C. E. Westcott's Sons running in the Journal last evening instructing the customer to bring the add with them has begun to come in. At an early hour this morning there were purchasers filing into the store, bringing the add with them. This is the only way to get the goods. One little girl had forgotten her add, but the gentlemanly clerk waited for her to go home and get it.

Injured at the Shops.

This morning about 9 o'clock Arnold Stohlm was quite seriously injured while at work in the blacksmith shop. He was working with some machinery when a bolt flew out of it, striking Arnold in the face, inflicting a deep gash. The wound was dressed by the surgeon and the injured face relieved as far as possible. It will be some time before he can return to his work.

In Police Court.

The county attorney today filed in the court of Judge Archer a complaint signed and verified by Mrs. Etta Long who avers that one George Bar, did on the 11th day of August strike her in the face and otherwise mistreated her. A warrant was issued to which George said he was not guilty. The case was set for trial on next Monday morning.

Marrid by Judge Archer.

Yesterday afternoon Judge Archer performed the ceremony which united the fortunes for life of James W. Elder and Miss Addie Huffman, both of this county. The ceremony was performed at the residence of John McBride in the First ward. The witnesses to the marriage contract were John McBride and wife, Mrs. Bertha McBride.

L. D. Switzer of Weeping Water

arrived last evening and will attend the hearing of the case of Hall vs. Commissioners in the injunction suit brought by John Hall.

BURKETT AND POSTMASTERS

It did not need the charges made and evidence adduced by Franklin A. Shotwell, state organizer of the national league of Republican clubs, to acquaint Nebraska people with the fact that the postmasters of this state are guilty of pernicious activity in partisan politics.

It is a matter of common knowledge that Postmaster Sizer of Lincoln is general campaign manager of Senator Burkett in his candidacy for renomination and re-election. It is equally a matter of common knowledge that Postmaster Thomas of Omaha is his trusted representative in Omaha and Douglas county.

The people of nearly every city, town and hamlet in Nebraska know that their postmaster is the mainstay of the Burkett organization in their vicinity.

If it were not for the postmasters and other federal employes, including revenue collectors, United States attorney, marshal, inspectors and others that magnificent personal machine which is Senator Burkett's most valued possession would be a mere empty shell.

The orders of the president and the civil service rules are made a mock of in Nebraska. They are brazenly flaunted, openly and cynically ignored.

In some other states postmasters who have ignored these orders and rules and taken an active, personal part in party politics have been dismissed from the service as they ought to be. For the president to adopt any other course, once the matter is called to his attention and the proofs are plain, is for him to convict himself of insincerity. It remains to be seen what course the president will adopt when the disgraceful Nebraska situation is laid formally before him in the charges which Mr. Shotwell announces he will file.

In the interest of good government and square dealing Populists and Democrats in every town in Nebraska, as well as insurgent Republicans who have nothing but disgust for Senator Burkett's methods, should resist, from this day forward in collecting evidence of pernicious post-office activity and placing it at Mr. Shotwell's disposal. It ought to be determined, once and for all, if President Taft meant what he said when he promulgated the rule against postmasters turning their offices into political headquarters in the interest of some particular candidate or candidates.—World-Herald.

Jolly Six Dance Last Night.

A nice crowd turned out to the dance at the Coates hall last evening. The Jolly Six club kept up its reputation for being good entertainers. Everyone present enjoyed the music and dance numbers, and expressed themselves more than pleased with the management of the affair.

MEN AND WOMEN WANTED

The Government pays Railway Mail Clerks \$800 to \$1,200, and other em ployees up to \$2,500 annually.

Uncle Sam will hold examinations throughout the country for Railway Mail Clerks, Custom House Clerks, Stenographers, Bookkeepers, Department Clerks and other Government positions. Thousands of appointments will be made. Any man or woman over 18, in City or Country can get instruction and free information by writing at once to the Bureau of Instruction, 79 J, Hamlin Building, Rochester, N. Y.

G. H. Decker of Omaha, one of the bidders, with Bebee on the paving contracts, was in Plattsmouth on business today, and made the Journal office a pleasant call.

WATCH THE PROGRESS OF

FARM DEVELOPMENT IN WYOMING!

THE RICHEST DEVELOPED STATE IN THE WEST

GO WITH ME on one of our personally conducted landseekers' excursions to THE BIG HORN BASIN the first and third Tuesdays of each month, and see what the farmers are doing on these new lands where the Burlington Railroad is building new lines; where new towns offer splendid business opening in all lines of trade and profession.

EXAMINE THESE LANDS PERSONALLY with me. I will help you to pick out the best. I am employed by the Burlington Railroad for this purpose.

OUR HOMESEEEKERS' TICKET allows you 25 days with stop overs everywhere in homeseekers' territory; ample time to examine the lands and spend a few days fishing in the mountain streams if you like. See the irrigated lands where the ditches are built by the Government and also by private companies, and the Mondell 320-acre FREE homesteads all on one trip.

Special prepared Wyoming literature just off the press. Write for it today.

D. CLEM DEEVER, General Agent, Landseekers' Information Bureau, 1004 Farnam Street, Omaha, Neb.

PROPOSED CONSTITUTIONAL AMENDMENT.

The following proposed amendment to the constitution of the State of Nebraska, as hereinafter set forth in full, is submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 3th, A. D. 1910.

A JOINT RESOLUTION to amend Section one (1) of Article (7) of the Constitution of the State of Nebraska. Be It Enacted by the Legislature of the State of Nebraska:

Section 1. (Amendment constitution proposed.) That section one (1) of article seven (7) of the constitution of the State of Nebraska, be amended, by being amended as to read as follows:

Section 1. (Who are electors.) Every male citizen of the United States, of the age of twenty-one years, who shall have been a resident of this state six months next preceding the election and of the county, precinct or ward, for the term provided by law, be an elector provided, That persons of foreign birth who shall have declared their intention to become citizens conformably to the laws of the United States and are voting at the taking effect of this amendment, may continue to exercise the right of suffrage until such time as they may have resided within the United States five years after which they shall take out full citizenship papers to be entitled to vote at any succeeding election.

Section 2. (Ballots.) That at the general election nineteen hundred and ten (1910) there shall be submitted to the electors of the State of Nebraska approval or rejection of the foregoing proposed amendment to the constitution of the State of Nebraska, at such election, on the ballot, each elector voting for or against said proposed amendment, shall be written or printed the words: "For proposed amendment to the constitution relating to the right of suffrage," and "Against said proposed amendment to the constitution relating to the right of suffrage."

Section 3. (Adoption.) If such an amendment be approved by a majority of all electors voting at such election, the same shall constitute section one (1) of article seven (7) of the constitution of the State of Nebraska. Approved April 1, 1909.

L. GEORGE C. JUNKIN, Secretary of State, of the State of Nebraska, do hereby certify that the foregoing proposed amendment to the Constitution of the State of Nebraska is a true and correct copy of the original and of the bill, as passed by the legislature of the State of Nebraska, as appears from said original bill on file in this office, and that said proposed amendment is submitted to the qualified voters of the State of Nebraska for their adoption or rejection at the general election to be held on Tuesday, the 3th day of November, A. D. 1910.

In Testimony Whereof, I have hereunto set my hand and fixed the great seal of the State of Nebraska, Done at Lincoln this 29th day of July, in the year of our Lord, One Thousand Nine Hundred and Ten, and of the Independence of the United States the One Hundred and Thirty-fifth, and of this State the Forty-fourth.

GEORGE C. JUNKIN, (Seal) Secretary of State.

Entertainers for Rev. and Mrs. Gade.

Mr. and Mrs. T. H. Pollock last evening entertained at a 6 o'clock dinner in honor of Rev. L. W. Gade and wife. The dinner was served on the lawn. Those present were: Rev. and Mrs. L. W. Gade, Mr. and Mrs. C. C. Parmele, Mr. and Mrs. W. J. Streight, Mr. and Mrs. T. M. Patterson and Mr. and Mrs. J. M. Roberts. Miss Hallie Parmele and Miss Ellen Pollock assisted in serving.

DR. Herman Greeder, Graduate Veterinary Surgeon (Formerly with U. S. Department Agriculture) Licensed by Nebraska State Board Calls Answered Promptly Telephone 378 White, Plattsmouth.

Do you want an AUCTIONEER?

If you do, get one who has Experience, Ability, Judgement. Telegraph or write ROBERT WIKINSON, Dunbar, Neb.

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