

THE DAILY BEE
Wednesday Morning Dec. 10.
LOCAL BREVITIES.

The surgeon hopes to save the foot of Eddie Jones, the new boy, though amputation was at first deemed necessary.
A man whose wife was insulted while passing the corner of Thirteenth and Farnam Monday evening knocked the offenders down.

A system of through registry policies will be put on between this postoffice and Lincoln, beginning with December 22, which will be greatly facilitated matters here, and will just be in time for the holiday rush.

Two well known Omaha men, Will Krug and Ed. Maurer, are invited to attend a picnic at Laramie, Wyo., on Friday next, December 12th. They received yesterday neatly printed cards, bordered with black bands, and reading, "You are respectfully invited to attend the execution of George Cook, on Friday, December 12th, 1884, at 11 o'clock a. m., at the court house at Laramie, Wyoming Territory. Louis Miller, Sheriff of Albany County." The boys are both going.

Real Estate Transfers.
The following transfers were filed in the county clerk's office Tuesday and reported for Tax Book by the Ames' real estate agency December 9, 1884.

J. H. Burgess to Jas Muir w d lot 11 block 2 Lake's add. \$11,000.
Jas S Hoy et al to O S Hills w d parcel section 3 16 9, \$11,500.
P D Menzie and wife to A B Mericle deed lot 1 2 3 block 240 and a 32 feet lot 4 block 248 and n 1/4 lot 5 block 232 also lot 5 block 13 E V Smith's add. \$6,000.

DEED.
KENDALL.—In this city, December 8th, at 6 p. m., Roy C., son of Mr. and Mrs. James M. Kendall, aged 6 months.
Funeral from residence near Sixth and Marcy streets, December 10, at 10 a. m.
"Then hushed be the voice of weeping,
Let sighing and sorrowing cease,
While over my soul in its sadness
Come visions of infinite peace.
"For the angels are hymning their raptures,
Oh! sweeter than mortals can tell,
And again and again comes the message,
"With your babe all is well; all is well!"

Having come to Omaha to stay, and my stock being new and of the latest design, we are meeting all prices of our competitors, offering the most elegant display of Fine Jewelry, Diamonds, Watches and Silverware in the artistic designs of the largest manufacturers. Inspection invited. Raymond, the Jeweler, 19th & Douglas Sts. m&c

Weston Still Ahead.
Among the recent inventions in electric lighting, the one that promises to reap the richest harvest is the Weston Large Incandescent, of from 100 to 300 candle power, which is creating such a furore in the eastern cities, where they are operated.

The Northwestern Electric Light Company of this city, who have the exclusive sale of them for this state, will surely have a bonanza. They have recently purchased additional automatic engines for supplying the large and small incandescent lights and will soon establish an all night circuit, which event will be hailed with delight by their present patrons who are now supplied until midnight only.

Remember Raymond is not only a reliable jeweler but he is a pleasant man to do business with, always trying to please and accommodate his customers at bottom prices. m&c

The Hickman Inquest.
Coroner Maul Monday telegraphed to R. Hickman, Washington, D. C., the death of his son, Geo. W. Hickman, in this city and a reply was received instructing a decent burial to be given the deceased.

FIXING THE FINANCES.
The Appropriation Ordinance Not to be Passed in Fall

Owing to the Depletion of Several Funds.

No City Auditor Until the Fiscal Year Begins.

At the regular weekly meeting of the city council last evening acting Mayor Murphy in the chair, members Ford, Bechel, Leoder, Woodworth, Redfield, Anderson, Faray, Hascall and Behm were present. The mayor reported that he had read the minutes of the meetings of November 25th and 27th and found the same correct. On motion he was directed to examine the minutes of the meeting of December 2nd and report at the next session.

From the mayor, giving notice that he had approved certain ordinances passed at the last meeting. Filed.
Same, appointing John S. Wood, George P. Bemis and C. E. Redfield appraisers for the opening of West Douglas street. Confirmed.

A number of bills were referred without reading.
From James Gilbert, presenting his report as gas inspector for November. Referred.

From Charles Flock, asking permission to grade alley in block 282 at his own expense. Granted.

From G. W. Wittmack, tendering his resignation as policeman. Accepted.
Same, proposing that C. S. Chase had paid certain taxes under protest. Filed.

Same, that board of education would take \$4,500 of district paving bonds of districts one, two and three at par. Accepted.

From city physician, calling attention of the council to the filthy condition of the alleys in the city and adding that they should be cleaned without delay to guard against cholera. Referred.
From George O. Motcalf and others, asking that proceedings be had to open Irene street. Referred.

From district clerk James, certifying to judgment of James Kyrner & Co. against the city for \$4604.11. Approved.
From Stephen Broderick, asking an investigation of the conduct of Officer Sigwart. Referred.

From A. H. Donecken, stating he was authorized by Mr. Anderson to repair the Kelly house. Tabled.
From A. L. Bergquist, asking that his personal taxes be reduced from \$425 to \$25, as per resolution. Referred.

From Max Meyer, asking permission to lay crosswalks of asphalt at the intersection of Eleventh and Farnam. Referred.

From H. B. Burnham, remonstrating against any change in the grade of Idaho or Cuming streets. Referred.
The plat of Reed's 4th addition was referred.

From James Creighton, stating that the sum of \$500, reserved from the amount due R. T. Shannon & Co. for the Farnam street storm sewer, should be paid him, as he had fully completed his contract. Approved.

Same, presenting the monthly estimate of \$1,384.57, the amount due A. R. Hool & Co. for cleaning the streets for November. Approved.

Same, presenting bid for the fifty thousand feet of paving. Filed.
Same, presenting certain approved estimates. Approved.

RESOLUTIONS.
Three for sidewalks were introduced and referred without reading.
By Leoder, that a 12 inch box be put in on Cass between Eleventh and Twelfth. Referred.

By Faray, that city attorney confess judgment in favor of William Fitch & Co. for \$561. Adopted.
By Redfield, that city attorney confess judgment for the amount due J. H. Carry from the city. Adopted.

By Behm, that the two gas lamps ordered for South Eleventh street be placed on Nineteenth and Leavenworth, and the second one between Leavenworth and Jackson. Referred.

By Bechel, that the street commissioner put in three crossings on Sixteenth and Farnam, one on the west side of Sixteenth across Harney, and to repair sidewalk along engine house lot. Adopted.

By Behm, that \$100 be allowed Ed. J. Brannon for extras on St. Mary's avenue. Adopted.

REPORTS OF COMMITTEES.
Finance and claims, recommending the passage of the appropriation ordinance as read. Adopted.
Same, recommending the allowance of a number of bills. Adopted.
Same, that special taxes on west 1/4 of lots 1 and 2, in block 4, Kountze & Ruth's addition, be canceled. Adopted.
Streets and grades, that the communications of Eugene O'Neil and Kate M. Ball be placed on file. Adopted.

Police, that petition recommending the appointment of Andrew Joerg to the police force be placed on file. Adopted.
Police, reporting that present condition of the police force will not admit of sending one or more policemen to the New Orleans exposition. Adopted.

Same, recommending the confirmation of Maurice Sullivan as police captain. Adopted.

Rules, forms and printing, recommending the allowance of a number of bills. Adopted.

Mr. Hascall as chairman of the judicial committee said it was not ready to report on the auditor ordinance, and it was his opinion that this office is not necessary until the beginning of the next fiscal year, as the clerk and his assistants were performing their duties well.

The special committee, with Mr. Hascall as chairman, to confer with reference to purchasing the old court house site stated, through Mr. Hascall, that they were not ready to report, but that they believed the county would accept the proceeds of two lots—that on Sixteenth and Farnam, and that on Ninth street, near the cathedral—in exchange for the county's interest in the old court house site; and that the board of trade proposes to erect a suitable building on Sixteenth and Farnam streets. The committee, he said, will be divided in its report, as one member believes in suing the county for the whole property, but in the speaker's opinion the county has a colorable title to a part of the old site.

Mr. Redfield replied that the city had a title to the old court house site, and paid 29 21/2 of the cost of building it, and Mayor Armstrong's deed to the county of that site was of no account. The city

POLICE COURT.

Several Interesting Cases on Hand.

There was quite a little squad of soldiers of Satan marched yesterday before Judge Benke at the hour of his usual morning session.

William McGill, a suspicious character, who was also arrested on Friday last, was given 25 days on bread and water, and sentence suspended until 12 o'clock on condition that he would leave the town, which he promised to do.

Rosey Quigley and Mary Elston, two of the nymphs of Whiskey Row, were were up for banging each other up instead of coming to the practice to their own hair. Five dollars and costs was the penalty.

John Bell and H. J. Hoffmester, two alleged cowboys, were up for kicking up a row in a closed restaurant back of Barney Shannon's saloon. They went in there with two companions of the same kind, but tried to give a frontier exhibition, but the colored troops railed and notwithstanding the festive cowboys pulled their guns, they were routed high and tight. Bell and Hoffmester were captured by the police, and Judge Benke gave the former \$10 and costs and the latter, who had used his gun, got \$10 and costs and five days.

Two chronic plain drunks wound up the list.

THE JAIL.
Travis, the man who cut himself, was not feeling well yesterday noon in fact no wonder, when his only bed is a hard bench and he has no opportunity to be comfortable. The hospital is the place for him.

Ed. Gorman telephoned to Chief Skinner, of Council Bluffs, that he could not hold Travis any longer and he must come over to-day and get him if he wanted him.

S. Kalish, the tailor, had a young fellow named Bert Newport run in on the charge of forgery, but he subsequently had him released, but he had lost the order which he claimed was forged and given him for a suit of clothes and an overcoat.

Marshal Cumings reports that Patton has sued for \$150,000 for false imprisonment. "Patton is modest. He should have made it \$200,000," said officer.

ANDERSON'S COURT.
W. W. Rose, who was arrested and brought down from Blair for alleged theft of a team was discharged by Judge Anderson, who heard the testimony yesterday.

The judge thought there were no elements of larceny in the case and that it was only a general drunken spree.

A Card.
Mrs. Laura (Jeske) desires to express her sincere thanks to the members of the Grand Army of the Republic for the invaluable assistance rendered by them on the 7th inst., in the obsequies of her late husband, Herman Geske, to all of her many friends who ministered to her necessities in her terrible bereavement, and to General O. O. Howard, for his great kindness in supplying an escort from the troops under him here, and especially for his very great and thoughtful consideration in calling personally at her residence and with words of sympathy and consolation expressing a remembrance of her husband as an officer of his command in the late great war for human liberty and the preservation of the American union.

(Signed) LAURA GESKE.
Dated, December 8, 1884.

Masonic.
Capitol Lodge No. 3 will meet at 1 p. m., Wednesday, December 10, at Freeman's hall to conduct the funeral of sojourning Brother L. C. Johnson.

Members of Court and St. John's lodges and sojourning brothers invited to attend.
By order of the Master,
John Baneford, Secretary.

THE AMENDED ARTICLES.

The Constitution of the Omaha Board of Trade.

As stated in yesterday's BEE, the meeting of the Omaha board of trade on Monday evening was largely attended and much important business transacted.

Before adjournment the following amended articles of incorporation were read, and by a large vote made toward the West Chamber of Commerce:

Articles of Incorporation.
Know all men by these presents, that the undersigned do hereby associate ourselves together for the purpose of forming and securing a corporation under the laws of the state of Nebraska.

I.
The name of said corporation shall be the Omaha Board of Trade, and the principal place of transacting its business shall be the city of Omaha, in the state of Nebraska.

II.
The object and purpose of said corporation shall be to promote the commerce, manufacturing and general interests of the city of Omaha, and establish commercial and financial exchanges therein, and it shall have and exercise such corporate powers as are necessary and convenient to that end, including the power to acquire and hold such real estate as may be necessary to accomplish its corporate purposes.

III.
The authorized capital stock of said corporation shall be one hundred thousand dollars, divided into one hundred thousand shares, each of twenty-five dollars each, which shall be represented by membership certificates, and no shares shall be sold to the successors of the original subscribers. Said capital stock, and the value of the shares thereof, may be increased in the manner provided by the by-laws to such an amount as may be deemed necessary to accomplish the purpose of the corporation.

IV.
The existence of this corporation shall commence on the first day of January, 1885, and continue until dissolved by its own act or by operation of law.

V.
The business of said corporation shall be conducted by a board of directors, nine in number, to be elected by the members, such election to take place annually, on the first Monday of January of each year.

VI.
The officers of said corporation shall be a president, and two vice-presidents, secretary and treasurer, who shall be chosen by the board of directors, and shall hold office for the period of one year, and their successors shall be elected and qualified. In case of vacancy, it shall be filled by the remaining members of the board of directors. The secretary need not be a member of the board of directors nor a stockholder.

VII.
The highest amount of indebtedness to which said corporation can at any time subject itself shall not exceed the amount of capital stock as existing at the date such indebtedness is contracted.

VIII.
All members of the Omaha board of trade, of which this is designed to be, and will become the successor, in good standing and having no unpaid bills, assessments or dues of any character to said association at the adoption of these articles of incorporation and shall be ipso facto members of this corporation and shall be entitled to receive a certificate of one share of its stock only.

IX.
The full-paid membership shares of the capital stock of this corporation shall not be assessable except for annual dues, which shall not exceed \$25.

X.
The manner of holding the annual meetings for the election of officers and the method of conducting the business of said corporation shall be as prescribed by the by-laws adopted by the board of directors and approved by a majority of members.

XI.
These articles may be amended in conformity with the law and the constitution.

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