

THE DAILY BEE.

Wednesday Morning, July 29.

LOCAL BREVITIES.

A little boy into whose family the Bee comes as an education, yesterday remarked to his mother, "Goodness, ma, it's hot; the hymenoteer marks 90."

Louis Camp, an 18-year-old boy, was arrested yesterday being charged with grand larceny. It is alleged that he has been stealing a lot of groceries from Winspear's grocery store on Cuming street.

In Judge Neville's branch of the district court yesterday a motion was argued for a new trial in the case of Frank Wilson, charged with burglary, and overruled. A motion for a new trial in the Lyons case was argued and submitted.

In police court yesterday Daisy Ross was fined \$10 and costs for being an inmate of a house of prostitution. John Nelson and Andrew Anderson were fined \$5 and costs for intoxication. Mrs. Anderson was fined \$5 and costs for keeping a disorderly house. James Cooper, George Watson and William Henderson, arraigned for disturbing the peace, were discharged on a promise to leave town immediately.

Some time ago there appeared in the Police News an item to the effect that W. K. Hawksworth, the well-known sprinter, formerly of Omaha, had been appointed sergeant of police in New Orleans, La. Mr. Jerome Pentz, manager of the Thurston team, immediately wrote him a letter, asking for his full address, which has been returned unanswered from the dead letter office, with the information that there is no such man in the Crescent city. It is possible that Hawksworth's sergeantship is all a myth.

Constable Stein served Monday replevin papers for a cow belonging to Thomas Casey, which had been driven into the river by some means or another, and had floated down near the U. P. bridge, where it was taken out alive, but in an exhausted condition, by one of the bottomers, Frank Neplkin. He refused to give it up without the payment of \$10, which Casey refused to make. The water-loving bovine is now in charge of Constable Stein.

A woman giving her name as Mrs. Melchior Miller came into Judge Brande's court on South Tenth street yesterday, and said she was in trouble about a steamship ticket which she had bought for a child of hers, but which could not be used. It seems that she has been in this country but a few years, having come from Vienna, Austria. In March, 1884, she sent for her little girl, ten years of age, enclosing a ticket over the North German Lloyd line. The railroad companies of Austria refused to transport the child, saying that it was too young to travel alone. Since that time Mrs. Miller has been vainly trying to secure the girl. A few weeks ago she managed to obtain from a family about to come to America the promise to bring her girl with them. The passage has been safely made, and the girl is now with her mother. She was compelled to come by a different line than the North German Lloyd, and Mrs. M. will sue the company for the value of the ticket purchased in March 1884.

Nebraska Loan and Building Association. Subscriptions can now be made for shares in the first series by applying to the secretary's office with Jeff W. Bedford, 213 South Fourteenth street. The payments are made monthly at rate of one dollar per share.

Out of town parties wishing to subscribe for shares in the Nebraska Loan and Building Association can do so by communicating with Secretary F. J. Borthwick, 213 South Fourteenth Street, Omaha, who will be pleased to furnish any information desired.

That Watch Matter. A communication has been received at the Bee office from J. M. Watt, in answer to the published assertions of Mr. A. Kinchafole with regard to that \$100 watch which was to be offered as a prize therefore.

He denies in the first place that he is wearing the watch which was to be given to the one who raised the most money for the church and in support of this produces a certificate from Edholm & Erickson, where the watch was purchased.

Mr. Watt further says, "The matter stands like this with me. I am through with newspaper talk. I shall try and act in good faith and rather than have any more annoyance, when the time comes to make the payment the money I hold shall be turned over to the proper person or persons and for no other purpose."

For Trade—Nance county lands for stock of general merchandise or hardware. Address John Linderholm, Central City, Neb.

Seal of North Carolina Tobacco is the best.

County School Funds. Superintendent Bruner issued yesterday the following circulars relative to the county apportionment of the state school moneys, and will send them to the directors of the different school districts.

"I hereby certify that there is now in the county treasury school moneys subject to apportionment and descent as follows: Amount certified by state superintendent—\$14,006.17. Amount from fines and licenses—1,237.60. from dog tax—138. from other sources—362.27.

Total amount to be apportioned... 16,999.62. Number of districts entitled to share in apportionment 624.

No. of children in districts entitled to share, 14,484. "One-fourth" divided equally among 524 districts gives to each district \$76.66. "Three-fourths" divided equally among 14,484 children gives to each \$33.

Dr. G. W. Pargle went out on a trapping last Sunday and within three and one-half hours from the time he set the trap he caught a tapeworm seventy-five feet long from a lady in this city, who just afterward dined on a cup of tea and toast.

If you buy lumber anywhere without first getting Hogland's prices, you will lose money.

Sax's celebrated Cream Soda, takes the lead.

Furniture in installments at J. Bonner's. Keep cool, drink Sax's delicious Cream Soda. Insure in the Home Fire of Omaha. Best assortment of baby buggies at J. Bonner's.

ADDITIONS TO THE CITY.

City Attorney Connell's Investigations on the Subject.

Some of the Evils of the Old Plans of Laying Out Additions—The New Ordinance.

Some time ago the city council passed the following resolution with regard to additions to the city:

Resolved—"That the city attorney be and is hereby instructed to ascertain whether any person or persons are selling lots in violation of the recent ordinance requiring respect for the addition of lots within or adjoining and contiguous to the city limits, and if it shall appear that the said ordinance has been violated, that he shall forthwith proceed against all such parties under the provisions of the ordinance, providing penalties for its violation, as it is the provision of this ordinance shall be maintained and observed legally."

Mr. Connell, since that time, has been pursuing a line of investigation, some reference to which will doubtless prove engaging to those interested in the growth of the city.

In the first place the ordinance referred to was passed some two months ago, provided, in the main, that:

"Every owner of any tract of land within corporate limits of the city of Omaha, or adjoining and contiguous to same, before offering for sale this land shall cause it to be accurately surveyed, and shall cause to be made a plat of the addition, with reference to the known or permanent monuments, which shall designate explicitly the lands laid out, and shall particularly describe the lots, blocks, streets, avenues, alleys, etc., belonging to the addition."

Further, the streets, avenues or alleys, in such addition shall be laid out with reference to the streets, alleys and avenues of the contiguous city limits and shall be continuations of these thoroughfares. Furthermore, the residents in any such addition shall be entitled to all the rights and privileges enjoyed by residents of the city, and shall be subject to the same city government.

Mr. Connell, in conversation with a reporter yesterday, said that he had been pursuing this matter closely, and so far as he could discover, there are no lots being sold in any addition to the city which had not been surveyed and platted in the way prescribed by the ordinance. If any such violations are discovered the guilty parties will be prosecuted, he said, to the fullest extent of the law.

"But," he continued, "there is one thing that ought to be noted. In many additions now laid out the streets and alleys are not laid out so as to correspond to the adjoining ones of the city property and the result is a hopeless labyrinth of thoroughfares. In many instances not the slightest attempt was made to maintain the continuity of the streets. I can show you plans on the map of this city and its additions where the streets are so laid out that a person has to walk three blocks to visit his neighbor a stone's throw away and where school children in the same addition are compelled to go six or eight blocks in a round about way to attend a school which is but two or three blocks away."

"There is no doubt in my mind but that if the city had compelled, from the beginning, the property owners to lay out these additions with reference to the streets adjoining, within the city limits, that the property would have been worth \$500,000 more than it is to-day. Of course, there is nothing to do now but to insist upon a strict enforcement of the ordinance as recently passed, but it is in my opinion that the original character of provision which gave the city council the right to insist upon the additions being laid out in the proper manner, was not enforced."

However, this provision was not enforced and remained a dead letter. Until this ordinance was passed two months ago property owners could plat out their lots to suit themselves, and if not accepted could put their plat on record and go ahead selling their lots.

It is interesting to note that there are over one hundred additions to the city proper. These additions, on a rough estimate, comprise about 1,000 acres.

Youthful Handicaps. For some time numerous complaints have been made about a band of youthful toughs who are operating in South Omaha, in "holding up" every passer-by, whom they think they can handle. Their modus operandi is illustrated by the treatment which Fred Grau, a clerk in the drug store of T. W. Spafford, received at their hands Monday night.

He was going home, and when passing the Bohemian church on Thirteenth street, was accosted by one of the gang who asked him for a chew of tobacco. Grau replied that he had none, whereupon the band set upon him very roughly and went through his pockets, taking whatever they could find. Grau was fortunate in one thing—he had no money on his person, and the young thugs were compelled to release him with many expressions of disgust.

This thing is reported as being as of almost nightly occurrence in that part of town. The police authorities ought to look into the matter, and if possible break up the gang, as the names of some of them are known.

Army Gossip. Lieuts. Goodman and Jackson, of the Seventh Infantry, stationed respectively at Fort Washacke and Laramie, arrived in the city yesterday and will take part in the coming department rifle contest.

The rifle camp, which is about five hundred yards west of the post, is nearly ready for the opening day, twenty-two tents having already been pitched. Arrangements will be made for stage transportation from the car line to the fort during the contest, as that visitors can have an easy means of getting out to the grounds.

Gen. Howard's medal for the competition has just been delivered. It is a beautiful gold shield with crossed guns, suspended from a bar. The whole is appropriately engraved.

In answer to an inquiry from the inspector general of the army, the secretary of war, through the secretary of the treasury, says that under the department circular instructions of August 24, 1876, a disbursing officer cannot properly draw his check in the name of his clerk or bearer, or pay fixed salaries or sums of \$20 and under. Such checks should be drawn in favor of himself or bearer.

Private John W. Parkhill, company H, Fourth Infantry, now at Fort Niobrara, Neb., is detailed as acting hospital steward and will proceed to Fort Omaha, Neb., and report to the commanding officer for duty at that post.

Upon the arrival of Acting Hospital Steward Parkhill at Fort Omaha, Neb., Private Henry Bunker, company G, Fourth Infantry, acting hospital steward, will be relieved from duty at that post and proceed to Fort Belknap, Wyo., for temporary duty as hospital steward.

A STRANGE STORY. Four almond-eyed saffron-hued Celestials faced Judge Stenberg in the police court yesterday morning to answer to the charge of being inmates of a disorderly house. The quartette bore the somewhat unepithetous names of Ham, Cahn, Ah My and Ah Sin.

The Celestials had been arrested about three o'clock yesterday morning hiding in the house of a Mrs. Mary Jones on South Tenth street, between Jones and Leavenworth streets. Some complaint, probably not well founded, had been made about this establishment as being a disorderly house, and when the police noticed at the hour indicated this morning the heads of four Chinamen bobbing serenely around Mrs. Jones' compartments, they concluded to enter the house, and found the Celestials in various positions, some being under the bed and some behind articles of furniture. They were immediately placed under arrest, notwithstanding violent protests, as were also Mrs. Jones and her eldest daughter, Fannie, a young miss of perhaps 10 or 15 years of age.

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The meeting was called to order by John F. Page; W. H. Lawton was elected chairman, and John F. Page, secretary.

The following resolution was unanimously adopted:

Resolved, That we, the citizens of Saratoga, do hereby propose to step at once the evil now existing in our precinct, to wit: The unlawful and disorderly conduct now carried on at each and every one of the commonly called "road houses," situated within our limits, and unless said nuisances are abated, we, the citizens of Saratoga, will take such measures as will result in their immediate suppression.

Another meeting is called for August 3rd, 1885, at 8 o'clock p. m.

All interested in this matter are invited to attend.

JOHN F. PAGE, Secretary.

Notes of the Heat. Yesterday was undoubtedly the hottest day of the season. The mercury commenced climbing early in the morning and at 4 o'clock in the afternoon stood at 99° in the shade.

A very few calamities from the heat were reported although everybody suffered intensely. Doc Pettit, an ex-policeman, fell overcome from the heat near the Parkon hotel. In the afternoon he was removed to his home on Leavenworth street. His case is not serious. A workman employed on the Cuming street sewer was also sunstruck.

The laborers on the exposition building on Capitol avenue were compelled to discontinue their labors, yesterday, on account of the heat.

WATER FOR OMAHA AND VICINITY. The local signal officer received yesterday the following bulletin from Washington:

OFFICE CHIEF SIGNAL OFFICER. WASHINGTON, July 28, 1885.

Observer, Omaha, Neb.: Indications for Omaha and vicinity to-day: Fair weather, stationary temperature, southerly winds.

HAZEN. "One More Unfortunate." The remains of Jeannette Schaefer, the young woman who committed suicide Sunday at the Eastern hotel were laid to rest to-day at Laurel Hill cemetery, Coroner John Draxel superintending the ceremony. There was no one to mourn the death, or to shed a tear over the fate of the fair young creature, and as quickly as possible, without ceremony of any description, the remains were placed under the ground. The case comes perhaps as it may be, is still an affecting one—the story, the old, old one of woman's trust and man's peridy.

The inquest held Monday evening developed no facts beyond those published in the Bee. The girl's relatives have been notified, but the funeral could not be deferred, as decomposition was too far advanced. She had a uncle living near Albion, Nebraska, while her mother and grand parents reside at Factoryville, N. Y. The girl's personal effects are in charge of Coroner Draxel, awaiting the disposition of her friends.

C. F. Middleton gave bond in the sum of \$200 yesterday in police court to keep the peace toward W. H. Bonner, an expressman.

Oklahoma as an Addition to the City of the Bee. The many advantages to be derived by annexing to the city all additions lying south can hardly be estimated.

Those additions have now no government, but when annexed to the city they will have the full benefit of the city government.

Such annexation will remove forever the chance of a great rival city on the south to retard the growth of the city proper. The foundation would be laid, and the day hastened for Omaha to become what, by its natural advantages nature designed to be—one of the great inland cities of the world.

It would remove the inequalities now existing between the saloons of the city and those of the additions and equalize school privileges. It would swell the population to over 65,000 and increase the public funds. This would enable us to make public improvements more rapidly and extensively and thus prepare the way for the 50,000 people which will double be added to Omaha in the next five years. Let us hold out inducements, mental and improve Omaha till it is the greatest and grandest city of the north-west.

The public revenue should be increased, streets should be graded in the additions, and the improvements so long needed in the north part of the town—opening and grading new streets, macadamizing old ones and improving and beautifying the park—should no longer be delayed.

We are glad to learn that so many in the additions feel favorable to the movement and that they propose circulating a petition asking admission to the city. If a majority of the property owners sign the petition and a majority of the city council favor the project, the additions will come into town.

Should they not be taken into the city in that way there is another way in which it can be done. The amendment of March 2, 1881, of section 99 page 125, of the compiled statutes, makes it an easy thing for the city council to do. Should two-thirds of the city council favor the move and petition the district court for its annulment, the court favoring the same, the additions might be taken into the city without further trouble. The city attorney, we understand, has no doubt of the success of the measure.

CITIZEN. Smoke Seal of North Carolina Tobacco.

DIED. MITCHELL—Miss Tillie Mitchell, on Saturday, July 20, at 1 o'clock a. m., at Valley, this state, of heart disease, age 24 years, 6 months and 10 days.

WELCH—July 27, at 10 o'clock, p. m., Mrs. F. M. Welch, aged 36 years.

Funeral took place yesterday from the residence of E. H. Cochran, 649 south Clark street.

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MONEY TO LOAN—In sums of \$100 and upward, on first class business city property, for 6 per cent. No commission of any kind charged. O. F. Davis, Special Loan Agent N. W. M. Life Co., 1208-Farmers Street. 78-Aug 10.

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MONEY LOANED at C. F. Reed & Co.'s Loan Office on furniture, plate, jewelry, watches, personal property of all kinds, on all other articles of value, without removal. Over 1st National Bank, corner 13th and Farmers. All business strictly confidential. 779-10.

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