

SUING FOR STOLEN STEERS.

An Interesting Suit Against Geo. B. Hammond & Co.

FEDERAL COURT MATTERS.

Col. Whitman Acquitted—The Most Important Case in Blackmail.

A suit was filed by Mr. J. L. Webster in the United States court yesterday in which J. B. Prescott, a stock raiser of Saline county, Kas., was plaintiff and George H. Hammond & Co., the beef packers of Omaha, defendants. In his petition Mr. Prescott makes some interesting statements. He says that on June 8, 1886, cattle thieves raided his ranch in Kansas and drove off thirty-four head of cattle. These cattle were traced to Kansas City and found to have been sold to a commission firm there, Irwin, Allen & Co. This firm in turn shipped the cattle to Hammond & Co., who in turn slaughtered them at their establishment in St. Louis, Mo. The value of the cattle Mr. Prescott estimates at \$1,894.50, and he has made a demand upon Messrs. Hammond & Co. for that amount and has been refused a settlement. He accordingly brought suit for the amount with interest from the day that the cattle were stolen.

Messrs. Hammond & Co. were the innocent receivers of stolen property, but under the law the plaintiff claims they are liable to be held responsible for the loss incurred by Mr. Prescott.

BLOWING OUT THE GAS.

A Mistake Costs Addie Reinhardt Her Life.

Lying on a cooling board in the coroner's office yesterday morning was the body of a young girl Addie Reinhardt. She was the victim of the old trick of blowing out the gas.

The girl for two weeks past had been employed as a domestic at the house of F. Alder, 2009 Dodge street. Wednesday night she retired to bed early, about 8 o'clock, saying that she was tired, and wanted a good night's rest. At 7 o'clock yesterday morning when Mrs. Alder arose nothing was to be seen of the girl. Suspecting that something was wrong, Mrs. Alder went to her room to call her. Going in, she found the girl stretched lifeless on the bed, the room filled with gas, and the girl lying on her back. It was evident in a moment that the girl on retiring Wednesday night had blown out the gas.

Medical aid was called in at once, Mrs. Dr. Burroughs and Dr. Denise responding. Both worked for an hour hoping to revive some faint spark of life which might have been left. The body was still warm, and this gave encouragement of a favorable result, which, however, did not come. The girl gave no signs of returning consciousness, and as Dr. Denise said yesterday morning, was practically dead when she was found.

Miss Reinhardt was a remarkably pretty girl, of about twenty years of age. She has no relatives in this city, except a married sister living at Ninth and Hickory streets.

FEEBLE MINDED.

The Man and Institute Who are to Take Care of Them.

Dr. S. Armstrong, superintendent of the new Nebraska institute for feeble-minded youth, was in town yesterday and was met by a reporter for the BEE at the Millard. This institution has not yet been opened although it is ready for occupancy, and it is not expected that it will be thrown open to receive children until sometime next year. It is a brick structure, 98x110 feet with several additions. Its capacity will be in the neighborhood of fifty children of whom applications have now been received from about forty-five. The cost of the building has been borne by an appropriation of \$70,000, made at the last session of the legislature, and of this, about two thousand dollars remain. The support of the institution is provided for by a levy of one-eighth mill, which has put into the state treasury, subject to the routine method of receiving it, about sixteen thousand dollars. The aim of the institute is to enable the feeble-minded to be less a burden to their friends. For this reason they will be variously employed about the place in little ways adapted to both their mental and physical condition. They will be taught callisthenics and trades when possible, and in other ways improved. It is expected that 100 applications will be received before January.

THE FEDERAL COURT.

Indictments by the Grand Jury—The Star Route Cases.

The United States grand jury yesterday returned indictments against Patrick McNulty for breaking open a mail box and against Runkles for making counterfeit money. The jury is now considering the cases of the men who are charged with selling liquor to the Indians.

JUDGE DUNDY IS STILL BEATING THE CASE OF DODGE VS. THE PATENT INSURANCE COMPANY.

Direct Attorney Lambertson said yesterday that he will appeal the case of Luke Voorhees who is charged with fraud on a star route contract, to the supreme court. He further says that the case against Colonel Rogers, mentioned in which was made in yesterday's BEE, is to be re-commenced in the court in this city.

Yesterday Thurston and Hall on behalf of their client Con Grover, commenced suit in the United States court to recover from Thos. Patterson of North Platte, Neb., the value of a piece of land owned by Grover and which the latter turned over to Patterson to sell some years ago. It is claimed that Patterson, by making a fraudulent assignment of the property, which was carelessly signed by Grover, managed to dispose of the property for \$10,000. The plaintiff thinks that he is rightly entitled to this money and therefore sues Mr. Patterson.

ONLY HIS WAY.

A Cowboy Fined for Carrying Concealed Weapons.

E. V. Smith, a wild, woolly and wicked cowboy of the western stern stamp was arraigned in police court yesterday morning for wearing concealed weapons. He was picked up by the police wearing a holster full of cartridges, to, revolvers of various sizes and patterns Smith pleaded guilty in a nonchalant sort of a way, and remarked that it was his style to carry three or four revolvers with him all the time. He was fined \$10 and costs, paid it and was released.

SUNDAY SCHOOL STUDIES.

Rev. Neville Scott will begin on Saturday evening at 8 o'clock in the parlors of the St. Mary's Avenue Congregational church a bible class for the weekly study of the international Sunday School lessons. The class will be undenominational and open to all. The teachers are E. W. Lauer and Thos. Bass were two young men who had been arrested on suspicion of trying to swindle a

THE MOFFATT MYSTERY.

An Inquest Held Yesterday Afternoon on the Remains.

The inquest over the remains of J. W. Moffatt, who died at St. Joseph's hospital Wednesday was held yesterday afternoon at 2:30 o'clock at the rooms of Coroner Drexel.

The jury impaneled and sworn are as follows: John Eyer, John Butler, George Medlock, Arthur Briggs, S. Burgess and Henry Hart.

The remains were viewed under the direction of Dr. Hanchett, showing two large cuts on the head, together with large abrasions of the skin on the limbs where he had been tied with a cord by the police. A committee of Knights of St. Elias were present.

Dr. Hanchett was the first witness. He testified to having been called and found the body of Moffatt in the room at 370 South Seventeenth street suffering from erysipelas and high fever. He called on him twice daily. The patient never seemed delirious. His illness dated at least a week back. The time the witness had taken charge of him. He was about in the most dangerous period of typhoid fever when witness was called and delirium was most always present at that time.

The doctor then detailed the circumstances of the removal from the house by the police in the patrol wagon. The next morning the witness saw Mr. Moffatt in a patrol wagon, lying on the floor with his legs tied. Moffatt was conscious, recognized the doctor, and said: "It's all over, doctor, you've brought me to the jail and it's too late. What can you do for me?"

The principal point of evidence in Moffatt's favor was a letter written by him to a friend. This letter was penned by him when he intended to commit suicide. He thought better of it afterward, and decided to remain a while longer in the land of the living. The letter reads as follows:

"C. E. Sprague, Assistant Engineer, Lincoln Branch Missouri Pacific Railway—Dear Sprague: When this reaches you I shall be muddled out and shall no more be able to turn the black flag, in honor, to join you again but do not find it convenient to wait. With kind regards to the boys and a trust of rapid promotion for you, I am,

"Yours truly," "E. L. WITMAN."

The letter was written in a hand so different from that on the forged check, said Judge Steiner, concluded that Moffatt could not have written both and as already mentioned, discharged him.

Witness comes of a good family in the east. He served with high honor during the war, starting out as a private and leaving the service with the rank of colonel.

IS IT BLACKMAIL?

A. D. Jones Says that the Case in Court Against Him is for Money.

In view of the petition recently filed in the district court, setting forth forgery and a fraudulent assignment on the part of A. D. Jones, as the means by which he came into possession of a large amount of the land now owned by him in this city, a reporter for the BEE asked the gentleman mentioned if he had read the document.

"I have not read it," said Mr. Jones. "I have only seen the synopsis of it printed in the papers."

"Do you know of such a man as Robinson, the party who sues you?"

"Oh, yes, I had such an acquaintance in my early years. But I have not seen or heard of him since."

It has been intimated from other sources, that the charge of blackmail is capable of being sustained, and it is felt that some intimate friends are behind the move. It is also stated that an offer has already been made to Mr. Jones to withdraw the petition for a certain amount of money, and that a very large amount either by Mr. Jones has refused. He proposes to fight it out, and claims to be well provided with facts to enable him to do so. So confident of the fact is he, that he has already had a case come to trial, to move that all the co-defendants be excused and he be made solely liable for the charges.

JAILED, YET INNOCENT.

The Real Culprit in Safety and Stricken with Sympathy.

On the 21st of July, 1885, Leone Perro, an Italian of this city, was arrested, charged with shooting with intent to kill. He was indicted, tried, found guilty and sentenced to imprisonment in the penitentiary for eight years. More than one year has already elapsed, and now comes the real perpetrator of the deed, with a letter from his present whereabouts, admitting his own guilt, the innocence of Perro, and charging his conviction to the unskillfulness of the Italian interpreter who was used in the case. When it was on trial, the name and whereabouts of the real culprit are withheld for various reasons. In his letter, received a few days ago, he offers to give, if needed, delivery from the jail. As soon as Judge Neville recovers from his illness, he will be sought to attach his name to a petition asking for Perro's release.

ARMY GOSSIP.

Colonel Terrell, who has just returned from a visit to Forts Laramie, Niobrara and Robinson, reports that absolute quiet prevails in western army circles. Some of the officers of the Second Infantry are a trifle nervous about the changes which are now being made. They fear that the accommodations at Fort Omaha when the ten companies of the Second Infantry are brought here will be much too limited. Officers who are now in camp are pleased at the change which is to be brought about.

Speaking on this very matter, an army officer remarked to a reporter that he thought the war department ought to expend from \$20,000 to \$100,000 on the break at this point, in order to place it in proper condition. "The quarters both for the soldiers and officers are cramped, to say nothing of being woefully out of repair," he said.

CAUGHT ON THE FLY.

Yesterday morning a Sixteenth street grocer named Schmidt rushed down to the Union Pacific depot with a very flashing eye and circled among the crowd until he found the person he wanted, a man named Clark, who with his wife and family was about to "leave the country."

The grocer charged him with attempting to beat him out of a bill for groceries. This Clark denied, stoutly asserting that it was his intention to buy for the same. The latter, however, was threatened with arrest, and finally made up his mind to settle his bill, which he did in an embarrassing manner in the presence of many visitors.

JUDGE NEVILLE'S ILLNESS.

Judge Neville has been absent from his court for several days back owing to illness which confines him to his bed. Several days ago, in stooping to pick up a piece of glass, the judge strained his back. A few days later, in town, he had a seizure of the kind which has since been the cause of his illness. It is thought that this ailment will render it impossible for him to attend to court business before Monday.

THE CHATANAQUA CIRCLE.

Following is the programme of the Chatanaqua circle for next Friday night.

The session will be held at Mrs. Stevens residence, 2304 Dakota street. Quotations from great geologists. A Study of Rocks With Specimens.

W. E. Hawley and wife to Geo. F. Brown, being part of lot 1, blk 19, west 2nd add, w. d. 2-3-20.

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THE CITY OF LONDON.

Eating, Drinking and Wickedness in the Great English Capital.

London Letter: Rome has not so many Roman Catholics as London; Dublin has fewer Irishmen than London; Edinburgh less Scotchmen; and Jews? why, all Judea has not one-tenth as many, and it grows every day. Every four minutes there is a birth in London, and every two hours in writing this thirty babies will have been born and twenty deaths will have taken place. You think of it; the evening paper that reaches your hands is the only one which contains the record of the preceding four and twenty hours must give 300 separate items. Verily, its joys and sorrows are a multitude. Its streets. It is 3,500 miles long, and 100 miles wide. You can walk, say twenty miles a day; a hundred days, 2,000 miles. Well, it would take you 175 days at that rate to make the trip. But London has 7,000 miles of streets, and if you took her for a morning walk at the rate of twenty miles a day, you would have to walk almost a year—and more than a year by nearly five days if you should lay up Sundays. And if you were a thirsty sort of traveler and couldn't pass a drinking shop—don't be alarmed—the 7,000 miles has five and seventy miles of drinking shops—pubs they call them. So you need not think of thirst.

How do these people live—as you do, by eating. They eat a lot. I can't go into figures, but you can take your slates and figures, and find out the ordinary daily food for a year these London folks swallow down 500,000 oxen, 2,000,000 sheep, 200,000 calves, 200,000 swine, 8,000,000 head of fowls, 500,000,000 pounds of fish, 50,000,000 quarts of beer, 100,000,000 quarts of wine, 100,000,000 quarts of stout, 100,000,000 quarts of rum, 100,000,000 quarts of gin, 100,000,000 quarts of brandy, 100,000,000 quarts of whisky, 100,000,000 quarts of port, 100,000,000 quarts of sherry, 100,000,000 quarts of claret, 100,000,000 quarts of champagne, 100,000,000 quarts of sparkling wine, 100,000,000 quarts of stout, 100,000,000 quarts of beer, 100,000,000 quarts of wine, 100,000,000 quarts of rum, 100,000,000 quarts of gin, 100,000,000 quarts of brandy, 100,000,000 quarts of whisky, 100,000,000 quarts of port, 100,000,000 quarts of sherry, 100,000,000 quarts of claret, 100,000,000 quarts of champagne, 100,000,000 quarts of sparkling wine, 100,000,000 quarts of 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