

H. T. CLARKE'S LITTLE SCHEME

Getting Signers to a Petition Under False Pretences.

A CLEAN REAL ESTATE JOB.

Tearing Down Omaha for Individual Profit—A Warning to the People—What General Crook Said.

Hold the Fort.

OMAHA, May 8.—To the Editor of THE BEE: I notice by your paper that the secretary of war and Major General Schofield, with other army officers, are about to come on a tour of inspection. I understand that they also intend to visit Fort Omaha and the site below Bellevue, on which Henry T. Clarke is trying to have the new fort located. I take it that this is to be the turning point on the question whether the present fort shall be maintained or abandoned for a new one.

Now I think it is about time for our citizens to awaken to the situation. What will be the effect of abandoning the present fort and moving down to Bellevue below? Does any sane man suppose that the benefits which Omaha has for years derived from social intercourse and traffic with army people, our retail stores are visited by their ladies nearly every day, and the common soldier walks into town and spends his money when he is not on duty, so when they have to travel twenty-four miles back and forth between the opera house and new fort, how will they make their way to the opera house? There will be no suburban trains to take them in and out of town every few minutes, night and day. Hunt! Who's going to pay their fare back and forth every time they go on a round-trip to the opera house? Will a subordinate officer, with an income of \$125 a month, afford to pay for a round-trip to the opera house every time he goes? He can't afford it, and he will not do it more than once a month. Oh, but they can pay their fare back and forth every time they go on a round-trip to the opera house. Will a subordinate officer, with an income of \$125 a month, afford to pay for a round-trip to the opera house every time he goes? He can't afford it, and he will not do it more than once a month. Oh, but they can pay their fare back and forth every time they go on a round-trip to the opera house.

Suppose that the new fort is getting that fort located on his land below Bellevue, and he plants several hundred houses on his suburban town, and that a bridge is thrown across the river, below Bellevue, Omaha, what will be the effect? A man does not have to look through a microscope to see that the new Omaha scheme cannot fail to do incalculable damage to this city. And yet, I am told, more than a hundred of our best citizens are doing their utmost to help the Omaha scheme. I have seen a list of names of persons who sign Clarke's petition to locate the fort on his land. I say under false pretences, because they are told that Clarke is capable of just such work. One of the business men who had the nerve to refuse to sign his precious petition, tells me that Clarke represented that he had only one choice—either to consent to the removal of the fort or lose it entirely. He assured this man that General Schofield had determined not to have another dollar expended in improvements at the present fort, and was bent upon having the fort removed to the site below Bellevue. Clarke is said to have shown a letter from Senator Manderson, marked confidential, but not to be used in any way. The party said he didn't take the trouble to read this letter, and probably no one else did. I believe that the man who signed the petition was deceived by Clarke's promises. I believe that the man who signed the petition was deceived by Clarke's promises.

Dyspepsia and Torpid Liver. Nathaniel Hyatt, Insurance Department, Albany, N. Y., writes: I have been a great sufferer from dyspepsia, water brash, acid stomach and constipation for the last fifteen months. Some time ago I read in one of Bradbroth's Calendars the case of a gentleman in Albany who was cured of a similar affliction by using ALCOOC'S FOODS PLASTER. Knowing the gentleman referred to by name, I bought one of the plasters and applied it to my stomach, and in three weeks I was cured. I found my appetite and digestion much improved in two weeks; in three weeks I was cured. I found my appetite and digestion much improved in two weeks; in three weeks I was cured.

Granite Fountains. The new public drinking fountains donated by the waterworks company in the city are five in number, and will be very handsome designs. Two of them are already completed. They are of granite, and taper to a point six feet from the ground. An ornamental basin has been put on the front, and from the mouth water will flow into a pretty carved cup. On each side of the latter will hang a cup suspended by a light chain from a bracket in the rock. A faucet will be used to turn the water off and on at the will of the thirsty traveler. To keep the water cool, the ice cold an excavation will be made for a long coil of water pipes, and in this ice will be placed daily. The following are the places where the fountains are to be located: Fifteenth and Farnam, near Hoyd's opera house; Twenty-fourth and Cumings, near the drug store; Sixteenth and Broadway squares; and other points not yet determined upon.

Weeks' Denial. P. E. Weeks, regarding statements published in certain morning dailies, in reference to an alleged conversation between Postmaster Gallagher and him, with reference to the latter becoming the agent of the Standard Stone company, and that the county court had authorized the sale of the same articles are absolutely false. He says he never had any conversation whatever with Mr. Gallagher upon the subject, and in fact does not know him.

New Corporations. Yesterday was a good day for articles of incorporation with the county clerk. The Omaha Motor Railway company, with an authorized capital stock of \$1,300,000, divided into 13,000 shares, and it is provided that 50 per cent of the capital shall be subscribed and paid up within sixty days. The corporation is of course organized for the purpose of operating street railways by electricity and cable operated by steam, compressed air or any other motive power except steam. The articles also name the streets upon which the company is to run cars. The officers are Samuel D. Mercer, president, and W. B. Millard, secretary. Another incorporation is that of the Bright Land and Lot company, with a place of business in Omaha. Its capital stock is \$75,000. The company is authorized to have an existence of eleven years, for the purpose of trading in Nebraska lands. The incorporators are W. G. Bright, Arthur H. Conley, Arthur East, Elmer C. Brownlee and Alex. G. Charlton. Zilla Ashby filed a bill of sale yesterday, with the county clerk, conveying over one hundred and fifty head of blooded horses, including a large number of valuable stallions and other chattels, on the Platte Valley ranch, to the Platte Valley Ranch company. The consideration is \$50,000. It is the same stock that was transferred to her about a year ago by C. E. Mayo. The Platte Valley Ranch company, to which Miss Ashby conveyed the stock, is a new corporation, which filed articles at the time of the transfer. The capital stock of the new company is \$50,000, divided into 1,500 shares. The business of the company will be the purchase, breeding and raising of herds of horses, cattle and other live stock. The corporation is organized for an existence of fifty years. The incorporators are C. E. Mayo, D. Z. Ashby and J. L. Whittingham. Whittingham's bill at like magic on a weak stomach.

THE SCHOOL BONDS.

Treasurer Bush Suggests That They Be Plotted as Soon as Possible.

City Treasurer Bush is urging the board of education to get the \$500,000 bonds on the market as soon as possible after the election, which will be held next Saturday. The first six months of the year, says Mr. Bush, are much better for the disposal of bonds, and especially of district school securities, than any other time. One reason is that money is now easier in the eastern markets, and another is that school bonds are much more difficult to dispose of than municipal securities, although they are almost identical as far as Omaha is concerned. The treasurer states that the school year is as good as afloat as the municipal bond, but there are a number of eastern states that will not buy the former, as they do not have the right to purchase them. Vermont, New Hampshire and Massachusetts are among such states.

Caught by Beauvois.

N. Beauvois is a rather short, heavy-set, genteel-looking man of middle age, with a full, round face, keen eyes and heavy dark mustache, neatly dressed, and of suave address. He spent last week in Omaha, representing what was a special agent of the New York Mutual Life Insurance company, and he had run up here from St. Louis on a little private speculation. He stopped at the Paxton, but afterwards, principally at the Diamond, and the hotel, and became on easy and familiar terms with its many affable attaches and habitués. He had a money liberally on both side ball and horses.

Last Wednesday, a week ago, late in the afternoon, he strolled into the Diamond, and, walking back to the hotel's office, said to Mr. White, the proprietor: "Here, Charlie, I dumped myself at the other end of the street, and I want you to cash a small check for me," at the same time handing in through the opening in the screen the following check: No. 2127. St. Louis, Mo., April 4, 1889. Laclede Bank.

Patrol Officer H. J. H. Beauvois \$100.00 or over..... Two Hundred Dollars \$200.00. The check was all properly cashed at the bank's stamp and cashier's name, A. C. Teates, and Mr. White, assured that it was a good check, and he handed it over to Mr. Beauvois, who smiled, thanked him, and with the remark, "I ought to go broke for going over to the other house," walked out. The next afternoon the check was sent over to the Omaha National bank for collection, and the bank returned it to Mr. White, and he handed it to the accommodating proprietor, who, without suspicion, Mr. Beauvois telling him while he was handing it over, that he had insured the elder Mr. Meyer's life in St. Louis for \$25,000.

Mr. White hadn't much to say about the affair, but the porter of the Diamond informed the reporter that he went upstairs yesterday morning to the bank, and kicked himself all over the room. He will communicate with the New York authorities, and endeavor to locate the absent Beauvois, but without the hope of recovering his cherished simoleans.

Dyspepsia and Torpid Liver.

Nathaniel Hyatt, Insurance Department, Albany, N. Y., writes: I have been a great sufferer from dyspepsia, water brash, acid stomach and constipation for the last fifteen months. Some time ago I read in one of Bradbroth's Calendars the case of a gentleman in Albany who was cured of a similar affliction by using ALCOOC'S FOODS PLASTER. Knowing the gentleman referred to by name, I bought one of the plasters and applied it to my stomach, and in three weeks I was cured. I found my appetite and digestion much improved in two weeks; in three weeks I was cured.

Granite Fountains.

The new public drinking fountains donated by the waterworks company in the city are five in number, and will be very handsome designs. Two of them are already completed. They are of granite, and taper to a point six feet from the ground. An ornamental basin has been put on the front, and from the mouth water will flow into a pretty carved cup. On each side of the latter will hang a cup suspended by a light chain from a bracket in the rock. A faucet will be used to turn the water off and on at the will of the thirsty traveler. To keep the water cool, the ice cold an excavation will be made for a long coil of water pipes, and in this ice will be placed daily. The following are the places where the fountains are to be located: Fifteenth and Farnam, near Hoyd's opera house; Twenty-fourth and Cumings, near the drug store; Sixteenth and Broadway squares; and other points not yet determined upon.

Weeks' Denial.

P. E. Weeks, regarding statements published in certain morning dailies, in reference to an alleged conversation between Postmaster Gallagher and him, with reference to the latter becoming the agent of the Standard Stone company, and that the county court had authorized the sale of the same articles are absolutely false. He says he never had any conversation whatever with Mr. Gallagher upon the subject, and in fact does not know him.

New Corporations.

Yesterday was a good day for articles of incorporation with the county clerk. The Omaha Motor Railway company, with an authorized capital stock of \$1,300,000, divided into 13,000 shares, and it is provided that 50 per cent of the capital shall be subscribed and paid up within sixty days. The corporation is of course organized for the purpose of operating street railways by electricity and cable operated by steam, compressed air or any other motive power except steam. The articles also name the streets upon which the company is to run cars. The officers are Samuel D. Mercer, president, and W. B. Millard, secretary. Another incorporation is that of the Bright Land and Lot company, with a place of business in Omaha. Its capital stock is \$75,000. The company is authorized to have an existence of eleven years, for the purpose of trading in Nebraska lands. The incorporators are W. G. Bright, Arthur H. Conley, Arthur East, Elmer C. Brownlee and Alex. G. Charlton.

Zilla Ashby filed a bill of sale yesterday, with the county clerk, conveying over one hundred and fifty head of blooded horses, including a large number of valuable stallions and other chattels, on the Platte Valley ranch, to the Platte Valley Ranch company. The consideration is \$50,000. It is the same stock that was transferred to her about a year ago by C. E. Mayo. The Platte Valley Ranch company, to which Miss Ashby conveyed the stock, is a new corporation, which filed articles at the time of the transfer. The capital stock of the new company is \$50,000, divided into 1,500 shares. The business of the company will be the purchase, breeding and raising of herds of horses, cattle and other live stock. The corporation is organized for an existence of fifty years. The incorporators are C. E. Mayo, D. Z. Ashby and J. L. Whittingham. Whittingham's bill at like magic on a weak stomach.

RECORDS OF THE COURTS.

Several Opinions Rendered by the District Judges.

AN IMPORTANT REAL ESTATE CASE.

A Suit Growing Out of a \$30,000 Difference in the Reports of Appraisers—Federal and County Courts.

Judicial Opinions.

The announcement that Judges Wakeley and Groff would hand down several decisions attracted a large number of attorneys into court. One of the most elaborate, interesting and important of the judicial utterances this term, was read by Judge Wakeley in the case of Caroline M. Hunt against Valentine Lipp, in which the title to lot 7, block 7, South Omaha, is involved. The principal point raised is as to whether verbal contracts for real estate are binding. Lipp purchased the property from a man named Peters, who had a syndicate land contract, but failed to deliver it to Lipp. Subsequently, he sold the same lot again to Caroline M. Hunt, and gave her the deed. The deed was obtained by Mrs. Hunt sold a portion of the land to other parties. Lipp, of course, protested, and refused to give evidence. He testified that he brought suit before a justice for forcible detainer and won his suit. The case was appealed to the district and supreme courts, and the question was sustained. Hunt then instituted the suit here referred to to quiet the title. This time, however, the decision was against the plaintiff. The court held that the questions raised established new precedents. The opinion of the jurist was very lengthy and elaborate. During its reading Judge Wakeley made a number of citations from authorities.

Judge Groff opened the court and also read the opinion of the district court. He also principally on small cases, and is interesting only to the attorneys interested and their clients. The question of compensation as mortgagee and agent came up in a case entitled Shierba vs. Bradford, and was decided by Judge Groff. The case was decided in favor of the plaintiff and his brother, who owned considerable real estate in this vicinity. It seems, after having placed a mortgage on the property in question, the other went to his farm in Iowa. For years they paid no attention to the property, and the mortgagee, as though he had been the sole owner. He looked after the taxes, collected rents, and, as the city grew, made such improvements as to greatly increase the value. After also paying off all debts for which the plaintiffs were responsible, the latter came and demanded possession, and refused to compensate him for his services. The court held that from a humanitarian standpoint and on general principles, he was entitled to at least 5 per cent, and so ruled in his favor.

In the case of McGough vs. McGough, the court was divided. The case was decided in favor of the plaintiff and his brother, who owned considerable real estate in this vicinity. It seems, after having placed a mortgage on the property in question, the other went to his farm in Iowa. For years they paid no attention to the property, and the mortgagee, as though he had been the sole owner. He looked after the taxes, collected rents, and, as the city grew, made such improvements as to greatly increase the value. After also paying off all debts for which the plaintiffs were responsible, the latter came and demanded possession, and refused to compensate him for his services. The court held that from a humanitarian standpoint and on general principles, he was entitled to at least 5 per cent, and so ruled in his favor.

Marlin F. Murphy has not given up his intention of the First Methodist church trustees yet. He was defeated in his application for an injunction against the letting of the contract to build the new church to Messrs. Smith and Paine. Murphy's suit in which he prays the court to grant him compensation for his time and talents in assisting the church in the building of the new church. He repeats nearly all the statements set forth in his former petition, and adds that the church society in its petition, notwithstanding the agreement, to obtain his figures and use them as a basis for other contractors, upon which to rest their figures on when making the contract. He also asserts that it was the intention of the defendants at the time of their proposition to give the contract to another party, and that the members of the church. He wants judgment in the sum of \$5,150.

John Colledge, who works for Miss McCarthy, at South Omaha, has been misgotten, and for some time past has been in a state of mind that he has been fully dealt with. He has sold a horse to James O'Connor, and taken a mortgage on the best for part payment. O'Connor took the horse to Sarpy county, Daves county, Colledge started out to collect the balance of the mortgage, but he has not heard from since that time. He left a sum of money and a lot of personal property at the house of James O'Connor, and it is plain that he intended to return.

Agony is Courted.

By a person, who, attacked by a mild form of rheumatism, tried to seek relief in subsequent torture is prevented by an immediate resort to Hostetter's Stomach Bitter. The sufferer, who is a man of middle age, will beget this painful malady, where there is a predisposition to it in the blood. It is not difficult to arrest the trouble at the outset, and to prevent its recurrence when it has matured. No evidence in relation to this superior blood purifier is more positive than that which comes from the experience of the patient who has been cured. The following is a true and reliable story of a man who has been cured of his malady by the use of Hostetter's Stomach Bitter. The sufferer, who is a man of middle age, will beget this painful malady, where there is a predisposition to it in the blood. It is not difficult to arrest the trouble at the outset, and to prevent its recurrence when it has matured. No evidence in relation to this superior blood purifier is more positive than that which comes from the experience of the patient who has been cured. The following is a true and reliable story of a man who has been cured of his malady by the use of Hostetter's Stomach Bitter.

A Kerosene Explosion.

The wife of Lieutenant Joe Laik, of No. 3, took and ladder, met with a severe accident as she was in the act of hanging a wash on the line, near the corner of Nineteenth and Harney streets. She used kerosene to start a fire, causing an explosion, in which she was severely injured. The fire department was called out, but was not required to do any work, as the flames caused by the explosion were extinguished before the arrival of the firemen.

Marriage Licenses.

Following are the marriage licenses issued yesterday at the time when the clerk opened his office: Name and Residence. Age. John H. Dodge, Normal, Ill., 23. Jessie S. Kennedy, Omaha, 23. Adam Lee, Omaha, 23. Minnie Kuhn, Omaha, 23.

Fellow Royal Institute British Arch.

OMAHA, May 9.—To the Editor of THE BEE: As a subscriber to your valued journal, will you favor me with a reply to the following question: What is the meaning of Thieman for an act, and to what is the name of an architect?

Use Angostura Bitters to stimulate the Appetite and keep the digestive organs in perfect order.

A Horse Killed.

A team on one of the Saunders street cars became unmanageable yesterday evening and ran away. In turning from Saunders street to Oakland one of the horses fell and was killed.

Flowers for the Heroes.

Secretary Piper, of the board of education, has instructed the principals of the various city schools to request their pupils to secure as many flowers as possible for the Decoration day services, which the school children will participate.

DON'T LAY IT ON MY COFFIN.

A Widow's Pathetic Appeal to the Pension Agent.

HARRISON'S DEMOCRATIC WAYS.

No Bogus Aristocracy About Him—Some Advice to Young Indiana Republicans—Mismanagement at the Corcoran Gallery.

Commissioner Tanner Touched.

WASHINGTON, May 8.—[Correspondence of THE BEE.]—President Harrison will be asked to spend some of his days this summer at a hunting lodge on the Cheat river, in the mountains of West Virginia. There is no other place in that region, and a quietude is higher than elsewhere. The altitude is not less than at Deer park or Oakland. Commissioner Tanner runs across some heartrending cases now and then in looking over pension applications. It is not generally known, but it is true, that he examines more cases personally, originally, than any examiner in his office. Last Sunday he was in his room at the Ebbitt, going through his personal mail, which he had received from the pension office. It was massive, and as he thumbed down the corners and saw there were eleven pages, written in a close firm hand, his heart was melted. He read the first page, and exclaimed, "Oh, Lord, I can never read this." Then he looked for the signature, and as he did so read this closing paragraph: "If the government intends to give me anything in return for my husband, a father of several little children, please, Mr. Tanner, give me, and not lay it upon my coffin." The commissioner paused, scratched his head, and then he read the rest of the pages. The words went to his heart. They touched the fountain of his sympathies. It speaking of it afterwards he said: "I have never seen a letter like that before. I took up this letter and read it from beginning to end. I said to myself that this woman believed in the pension law voluntarily. No such words together without an honest purpose. While reading the letter one of my examiners came into my room, and I gave it to him. He read it, and he took it up in the morning and report. By 10 o'clock I had a syllabus of the case on my desk and at 11 o'clock it was granted. The pension law ought to have been given the pension two years ago, and doubtless would have received it had the case been examined. There are many such cases in the pension office now. The crime lies in the delay. It is robbery not to take up and dispose of them."

Every conceivable scheme has been worked to have the president and the cabinet photographed in groups. Personal friends of the chief executive and members of the cabinet have solicited it as a personal favor to be granted. The president has refused to have his photograph taken with them and help them to get something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.

Whisky Reformers Vaughn and Hudson were in police court again yesterday afternoon against D. P. Blair, charged with selling whisky on Sunday at his saloon, at the corner of Third and Pine streets. It was shown that Vaughn and Hudson disguised themselves as laboring men and went to the saloon of D. P. Blair, who lived on Third and Pine streets, and they got something to drink. They secured a pint of whisky and a bottle of beer, and they went to the case from 6 o'clock until after 10 o'clock last night, when a verdict of guilty was returned. Judge Berkia assessed a fine of \$100 and costs.