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Property Exclusively for Elegant Homes. No Business. No Nuisances.
No saloons or livery stables. Nothing to detract from the pleasure and comfort of what a home should be.

Absolute and perfect drainage which has been accomplished by the most skillful engineering.

The air is so pure and healthful that one feels the invigorating effects almost immediately Dundee Place is entered.

Dundee Place will really be a city of homes of a splendid class. It is growing every day. The broad avenue which extends the entire length of the property will have here and there a drug store, a grocery, or something of the kind for the convenience of the residents. No where else in the entire limits will business of any kind be allowed.

Another feature--All houses must have a slate roof. Think how rich and tasty that superb city of homes will appear, every house being covered with a handsome slate roof.

The price of the ground is lower NOW than it will ever be again. Many of our best citizens have availed themselves of the opportunity of going in on the ground floor. They will all make money by it, too.

Price of Inside Lots, \$25 per front foot; Corner Lots, \$30 per front foot.
Terms--One-third cash, balance 1, 2 and 3 Years as Desired.

Building Loans made on the most liberal terms; where such loans are made we take second mortgage for the deferred payments on the ground. Call on us or write for any particulars desired.

We will cheerfully show the property at any time.

The Patrick Land Company,

SOLE OWNERS AND SOLE AGENTS OF DUNDEE PLACE,

Room 25 Chamber of Commerce.

W. H. CRAIG, President.

N. D. ALLEN, Vice-President.

W. K. KURTZ, General Manager.



OF A VERY DELICATE NATURE

The Questions Mrs. McFarland Was Asked to Answer.

HER GOOD NAME ATTACKED.

She Testifies That Colonel Fletcher Abused His Wife, and His Attorney Inquires if Her Own Character is Pure.

Trial of Colonel Fletcher.

The dignified court-martial appointed to investigate the charges preferred against Colonel Fletcher convened at Fort Omaha yesterday morning pursuant to an adjournment taken last Thursday.

All members of the military tribunal were present, arrayed in all the paraphernalia of their rank, Captain Potter, the judge advocate, and the accused, with his attorney, Mr. Webster.

Colonel Fletcher came in smilingly and, as far as outward appearances were concerned, had not a care in the world. He greeted the gentlemen of the court courteously and while awaiting the call to order spent the time in conversation with the gentlemen whose duty it will be finally to decide whether his conduct has been becoming an honorable gentleman and a soldier or that of a poltroon.

It was after 10 o'clock when the president called the court to order, the roll was called and the proceedings of the session held last Thursday and then an adjournment was taken until 12 o'clock in order that the judge advocate might have an opportunity to interview Mrs. McFarland, his principal witness.

Mrs. McFarland is a sister of Mrs. Fletcher, and the wife of a Philadelphia merchant. She visited her sister at the post last June and it was while there that she claims to have become acquainted with the facts to which she is now testifying. She is a pretty, petite woman, with large blue eyes and most independent carriage. But she was badly flustered yesterday morning when introduced into court and her tongue heated with emotion.

"I would like," said Captain Potter, after adjournment, "to have the court go into executive session during the taking of Mrs. McFarland's testimony. She, of course, is unused to being in court, and it will be more embarrassing to her as some of the questions to be asked are of a very delicate nature. I ask that the spectators and reporters be excluded."

The captain's request was at once granted. Council Clapp agreeing on the part of the defense, and the reporters and two or three others present were led out under the shade trees, by an orderly, sufficiently far away as to preclude the faintest possibility of any word of the testimony being heard.

About 12 o'clock a question relative to the admission of certain evidence arose, and the defendant and witnesses were excluded for a few minutes. Mrs. McFarland joined a party of officers and ladies near the club house, and seemed to be greatly perturbed. A quarter of an hour later she was recalled and the taking of evidence was resumed.

Mrs. McFarland is the principal prosecuting witness, and the judge advocate expects to prove by her sufficient to convict the accused. She testified that she had heard Colonel Fletcher accuse his wife of infidelity, and had known him to abuse her. She gave her military brother-in-law particular details, and, if her story is true, he is anything but the gallant soldier that one naturally looks for among the officers of Uncle Sam's army.

This attempt to blacken her character. She is generally spoken of by them in the highest terms of respect.

The officers at the fort and their wives show the greatest delicacy in the matter, and so far none of them have visited the court room out of idle curiosity.

An adjournment for lunch was taken at 1 o'clock, and at 2 o'clock, recovered, and Miss Maskey was placed upon the stand and examined by the judge advocate and the counsel for the defense. Her testimony was nearly entirely corroborative of the evidence given by Mrs. McFarland, and but few new facts were disclosed. Her examination was also conducted with closed doors, and all the reporters could do in the meantime was to lie out under the trees, and chew grass and denounce star chamber sessions.

The examination of Miss Maskey being completed, the court adjourned until 9 o'clock this morning, when other witnesses for the prosecution will be introduced.

Mrs. McFarland had recovered from her perturbation of the morning, and during the examination of Miss Maskey, chatted pleasantly with a half dozen officers in front of the club. When approached by a reporter, however, she declined to be interviewed.

Dyspepsia

Makes the lives of many people miserable, and often leads to self-destruction. We know of no remedy for dyspepsia more successful than Hood's Sarsaparilla. It acts gently, yet surely and efficiently, tones the stomach and other organs, removes the faint feeling, creates a good appetite, cures headache, and refreshes the burdened mind. Give Hood's Sarsaparilla a fair trial. It will do you good.

O'MALLEY'S MEANDER.

It Leads Him Into the Unforbidden Apartment of a Neighbor. Malcom O'Malley, a laborer employed in the smelting works, has been arrested on the charge of rape.

The circumstances under which the crime is alleged to have been committed are peculiar in the extreme.

The complainant is Mrs. Gertrude Weistalinger, whose husband is also employed in the smelting works. Mrs. Weistalinger states that at 9 o'clock yesterday morning she was alone in her apartment, and found Malcom O'Malley attempting liberties with her. She screamed and aroused her husband, who was asleep in the same apartment. An officer was called and O'Malley placed under arrest. The latter gained access to the room by climbing through a window, six feet above the ground.

O'Malley was arraigned before Judge Herka yesterday afternoon. The testimony developed the facts given above, and he was bound over to the district court in the sum of \$1,500.

A Very Foreboding Kick.

A number of respectable citizens protest against a lot of hoodlums who congregate on West Cuming street on Sunday afternoons to play ball and drink beer and make the lives of persons living in that vicinity anything but pleasant.

Last Sunday about forty congregated on the hill just outside the city limits, and played an alleged game of ball and consumed two kegs of beer, cursing and swearing at almost every breath, their noise attracting the attention and disturbing the people living anywhere within five blocks.

After the disgraceful exhibition, they wound up with several fights in which one man was quite seriously hurt. Some of these young men are the sons of respectable parents, and they are given fair warning by the residents that it is about time to call a halt. The people of that neighborhood say they do not propose to be imposed upon any longer.

A DAY IN COMPETITION.

The First Day of the Great Departmental Rifle Shoot.

Yesterday was the first day of the rifle competition of the Department of the Platte and the Bellevue. The known distance firing was the order of the day. The weather was simply delightful, but during the afternoon a fish-tail wind blew down the range, interfering with very fine work. Good scores were made nevertheless.

The interim between the morning and afternoon shooting was passed by the officers reading, chatting and playing quietly until the breeze calmed down. The distance firing. Under the grateful shade of a little clump of trees in front of the officers' quarters, the commissioned marksmen sat and discussed the outcome of the competition, read their letters and puffed their cigars.

The enlisted men lounged about their quarters reading, chatting and playing quietly until the breeze calmed down. The distance firing. Under the grateful shade of a little clump of trees in front of the officers' quarters, the commissioned marksmen sat and discussed the outcome of the competition, read their letters and puffed their cigars.

Lieutenant Tyler has the making of a jolly ball player in him, as evidenced by the manner in which he deprived Lieutenant Hutcheson of an apple. Mr. Hutcheson is a good catcher, but Mr. Tyler is a trifle the swifter.

Lieutenant Buck is said to be the heavy sporting man of the camp. He is a terror to the misguided individuals who invest in pools.

Lieutenant Gregg is known to be the handsomest man in camp. He is a clever, ingenuitous, and, although an infantry officer, is an acknowledged equestrian.

During the day he had given it out that he was going to Omaha to attend to some business relating to the telephone exchange, and his disappearance created no concern at first. After being absent four or five days, inquiry was made concerning him at the general office, when it was learned that the managers had seen nothing of him.

A few days since Manager Drake left for Kearney to examine Davis' books and try to ferret out the mystery surrounding his disappearance. The books were found to have been carefully kept and balanced on the day of Davis' disappearance, and the amount to the credit of the telephone company was found on deposit in one of the Kearney banks. It was ascertained that Davis had paid close attention to business and was well liked for his business ability and admired for his many attributes.

As he is a young man of but twenty-two, it was presumed that probably a woman was at the bottom of his disappearance, and an investigation of his correspondence showed that there were two of them.

It appears that two years ago Davis lived in Kingston, N. Y., where he loved and was loved in return by a sweet maid of eighteen. There was also a young woman of about twenty-five in the same city, who, by the way, is a very fascinating young fellow, but he failed to reciprocate her affection. When he left to come west both young ladies asked the privilege of corresponding with him and he consented.

A number of letters passed between him and the two girls, until the younger one, with whom he was enamored, went on a visit. The letters between the two then ceased, and on the morning of August 1st, as Davis did not hear from his beloved he made up his mind that she had forgotten him. The correspondence between him and the elder lady continued until he was finally overcome with the wealth of affection breathed in her letters and consented to marry her.

A few days later he heard from the other young lady and learned then for the first time that she had been writing constantly to him and wondered why his silence. He learned the affection for his first love was rekindled and he resolved to have her at all hazards. Although the day of his wedding to the other young lady was set two or three times, yet he managed to postpone it each time. He married on the 24th of August. Meanwhile Davis learned that the father of the girl to whom he was unwillingly engaged to be married, was insolvent and too decrepit for longer business life; that the mother was insane and a great expense to the family and that when the daughter was married her parents would have to come to live with her bringing also a brother of about ten years who would also have to be provided for. As the young woman, who is five years Martin's senior, would not consent to breaking the engagement, it is thought that Martin has found that the only way out of the difficulty was to purposely lose himself.

COULDN'T MARRY THEM BOTH

Why Young and Handsome Mr. Davis Has Disappeared.

DAN CUPID IN A DILEMMA.

It Was Hard to Be Off With the Old Love, But He Was Bound to Be On With the New.

Two Maidens Claimed Him. Mr. Drake, manager of the Nebraska Telephone exchange, has returned from Kearney, whither he was called by the sudden disappearance of C. W. Davis, manager of the telephone exchange of that place.

Mr. Drake says that Davis disappeared on the evening of the 15th. He was seen in the vicinity of the depot about thirty minutes before rain time, and that was the last that can be learned concerning him.

During the day he had given it out that he was going to Omaha to attend to some business relating to the telephone exchange, and his disappearance created no concern at first. After being absent four or five days, inquiry was made concerning him at the general office, when it was learned that the managers had seen nothing of him.

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Cushman's Menthol Inhaler, cures catarrh, headache, neuralgia, asthma, hay fever. Trial free at your druggist. Price 50 cents.

ADDITIONAL TRACKAGE.

It Is Demanded on Territory Now Held by Squatters.

The crusade against the squatters on the Union Pacific lands is being pushed with vigor. Superintendent Reseigne in speaking of the matter said: "We need some of the ground at present for trackage. We have decided to re-arrange the system of switch tracks leading to the smelting works, which means the construction of additional lines. These tracks will extend along the river from the smelting works, and will require the land now occupied by squatters between Davenport street and the main line."

"We have also talked over the matter of constructing an additional line to the ice houses at Cut-Off lake. This will require the removal of a large number of squatters who have located along the present line leading to the lake. When we built the other line to the lake we were actually compelled to make curves in our road so as to clear around the houses of the squatters. It was in the fall of the year, and we did not like to disturb them. But this time we will put in a straight track, if any, regardless of the squatters."

"It matters not, however, whether we desire the land for trackage purposes or not. The land is ours and we are the only tenants that can legally occupy it. If we desire to clear our land of such incumbrances we have an undoubted right to do so."

Railroad Notes.

A train consisting of twenty-five cars of California fruit passed east yesterday.

Thomas F. Godfrey, city passenger agent of the Missouri Pacific, has returned from St. Louis.

W. J. Carroll, chief clerk in the legal department of the Union Pacific, has returned from an extended tour of the system.

J. Francis, general passenger agent of the Burlington, has gone to Chicago to attend a meeting of the trans-continental association.

Fred H. Whitney, general agent of the passenger department and assistant general freight agent of the Union Pacific from Kansas City is in Omaha.

John W. Scott, recently appointed passenger agent in charge of the Kansas division of the Union Pacific at Kansas City, will leave for his new field of labor Wednesday.

Messrs. Canfield & Fleming, of this city, have received the contract for building the branch of the C. B. & Q. road from Labor to Malvern, Iowa. Work is to be commenced immediately. There was a large number of bidders for the work.

The Omaha roads have been notified that the Trans-Continental association has established a rate of one fare for the round trip from Pacific coast points to the Knight Templars' convalescence at Washington and the G. A. R. encampment and Milwaukee.

Excursion to Ogden, Utah.

On August 20th an excursion run by the Inter-State Land and Town Co., will leave Missouri river points for Ogden, Utah. The rate will be \$30 for the round trip. Tickets good to return up to Sept. 19th. Passengers can have choice of routes. Ogden is now the most prosperous city in the country and money invested there at present prices will surely return a large profit. Ad. dress, INTER-STATE LAND & TOWN CO., 1807 Larimer St., Denver Col.

PROSECUTION DID NOT APPEAR.

Impachment Proceedings Against Justice Levy Collapse.

Here are some of the charges preferred against Jacob Levy, a South Omaha justice of the peace. Levy was arraigned for impeachment before the board of county commissioners yesterday morning.

Gross partiality in refusing to file affidavits of plaintiff in the case of Callaghan against Modare; for rendering judgment in favor of plaintiff and unlawfully assessing two-thirds of the accrued costs to plaintiff instead of one-third; like offenses in the case of E. H. Doud and M. Randall against George L. Chond; of gross frauds in stating to citizens of South Omaha that if they would bring suits before him they would not lose anything, because he would render his decisions in their favor regardless of either facts or the law; of oppression in issuing warrants and causing the arrest of a person charged with gambling and refusing to accept such bail as would keep him from going to jail; guilty of having purchased judgments recorded on his docket, and forcing collection of them; guilty of corruption in office.

It is charged that his action in the first case, an attachment suit, was the result of malice towards a notary public, who swears to a motion filed with him to have the attachment dissolved, and forced Callaghan, the plaintiff, to pay him thirty cents in fees for filing one paper which contained three affidavits.

In the plaintiff's absence he changed the entry costs from one to two-thirds. When Assistant County Attorney Doud demanded execution of a judgment in the case of Doud and Ruppert, the allegation states that Levy would not issue the papers unless the fees were advanced, saying that he wanted to get even with Doud for some previous act.

In the bigamy case W. H. Stair is the name of the defendant. Randall's accusation states that Levy demanded \$500 from him to dismiss the criminal proceedings. By refusing to comply, Levy threateningly informed the gentleman that unless he settled the matter the court would cause him to be sent to the penitentiary. The case was then taken on change of venue to another justice.

The charges of maladministration are to the effect that Levy maliciously refused to let Randall, an attorney, examine the trial docket in his office; that he demanded and received more fees than the law allows him, and many other aggravating accusations.

Mr. Levy and his attorneys were on hand promptly at 10 o'clock, and Chairman Mount called the board to order. There being no one present then to appear for the prosecution County Attorney Moriarity, who sat as the board's law-aver, suggested a recess until 11 o'clock to give the accused an opportunity. On failure of any person to show up, the fact then developed that Randall has left Douglas county, and the case was dismissed.

Mr. Levy was given a chance, however, to make a showing by his counsel's refusal to appear and give an explanation in refutation to the charges against him.

Tousley's Ring.

The case against pretty Mary Rasmussen, charged in the police court with grand larceny, is attracting much attention among the Fort Omaha officials as the Fletcher-Henderson court-martial. Miss Rasmussen was arrested charged with the larceny of a diamond ring from Lieutenant Tousley in whose service she was employed. Lieutenant Arasmitth and General Wheaton have espoused the girl's cause and claim that Tousley's prosecution is a persecution, and that the ring was never stolen.

New Paxton Management.

S. A. Kitteridge, one of the New Paxton house proprietors arrived yesterday with his family and is prepared to take charge next Thursday. One very important innovation will be the opening immediately of a cafe which Mr. Kitcher had already prepared for in the old Herald building annex adjoining the hotel on the west. An elegant dining room has been fitted up on the second floor and Mr. Kitteridge says he proposes to fit it up in keeping with the balance of the hotel and serve his customers on the European plan.

COAL LICENSE.

Why Certain Dealers Refuse to Pay It. Mr. Wiley, of Wiley & Williams, coal dealers at Fortieth and Leavenworth streets, and C. F. White, a dealer at Twenty-ninth and Leavenworth streets, called at THE BEE office to file a protest in the name of probably twenty-five other small dealers whom they claim are being frozen out by the ordinance compelling each coal dealer to pay an annual license of \$100. It is an outrage, pure and simple, and we want to get the ordinance revoked," said Mr. Wiley. "The tax isn't levied because

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For Weak Stomach—Impaired Digestion—Disordered Liver.

SOLD BY ALL DRUGGISTS. PRICE 25 CENTS PER BOX.

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Who (if your druggist does not keep them) will mail Beecham's Pills on receipt of price—but inquire first. (Please mention this paper.)