

THE COMMISSIONERS.

Mount & Griffin's Coal Bill Causes Another Wrangle. AN INVESTIGATION DEMANDED.

The Whole Matter Referred to the Finance Committee and the County Attorney - The Hospital Middle.

The Coal Bill. The county commissioners held a meeting yesterday afternoon, all the members being present.

The resignation of L. C. Ducker as assessor of Union precinct was accepted and J. D. Ellis was appointed as his successor.

The Thompson electric light company submitted a proposition for lighting the court house with electric lights, at the rate of 1 cent per hour for each sixteen-candle power lamp used, the company to wire the building and furnish lamp renewals.

Mount & Griffin sent in a communication stating that the veracity and integrity of the firm had been questioned by Mr. O'Keefe in regard to the coal furnished the county by the firm, and they requested that their bill be referred to a committee with instructions to make a rigid examination and with power to summon witnesses and administer oaths if necessary.

Mr. O'Keefe stated that the matter had already been referred to the committee on construction, and that committee was supposed to investigate the matter fully, and it was therefore unnecessary to refer the matter to another committee. He moved to place the communication on file. The motion was adopted after Messrs. O'Keefe and Berlin had talked on the matter.

Kyan & Walcott were referred to the committee on construction. A large number of bills for groceries, etc., for poor, were referred to the proper committee.

John C. Shea presented a bill of \$150 for defending Tan Bowman. The bill was approved the amount of \$100 by Judge Clarkson.

An application for a liquor license by Peter Hirst of Hennington was referred to the judiciary committee.

Sheriff Boyd's bill for boarding and committing county insane and South Omaha prisoners during carnival, amounting to \$284.70, were referred to the committee on finance.

Similar bills of the sheriff for February, amounting to \$255.45, were referred to the same committee.

Bills from the soldiers' relief commission for relief furnished during February, amounting to \$24.73, were referred to the committee on charity. The largest bill was that of C. B. Moore & Co. for groceries furnished on orders, the amounts ranging from \$5 to \$10.

The bill of Chief of Police Sewer for expenses incurred at Lincoln on his trip after Neal, amounting to \$17.30, was referred to the judiciary committee.

The committee on charity reported on the bills for supplying the county with drugs, with the recommendation that they be awarded to the Goodman Drug company, they being the lowest bidders. The Goodman bid showed a total of \$245.27, and that of J. A. Fuller & Co. the next lowest, was \$257.75.

The bill of the Goodman Drug company for drugs furnished in December, amounting to \$128.58, was also referred to the judiciary committee.

The finance committee reported on the advertising bids, recommending that the contract be awarded to the World-Herald, that being the lowest aggregate bid.

Justice of peace fees of J. R. Waits for \$11.00 and H. C. Timme for \$4.35 were allowed.

The judiciary committee reported in favor of allowing the following fees for legal services in criminal cases: J. F. Moriarty, \$10; J. C. Shea, \$30; E. E. Thomas, and N. H. Funnell, \$10; A. C. Wakeley and W. F. Gurley, \$50. The report was adopted.

The committee on construction reported back the bill of Mount & Griffin for coal supplied the hospital building, amounting to \$186.80. The report stated that the committee considered the charge of \$18 per ton for low nut coal as excessive, and recommended that the charge be reduced to \$20 per ton, making the total \$186.80 in the amount of the bill. The report of the committee was adopted.

Mr. O'Keefe moved that the finance committee be instructed to confer with the county attorney in regard to drawing up the necessary papers to subpoena parties to testify as to the coal furnished by Mount & Griffin.

Mr. Berlin moved to amend by instructing the county attorney to draw up the papers without referring the matter to a committee.

Mr. O'Keefe explained his motion by saying that he wanted the investigation to be had by a committee of which he was not a member.

The debate over this matter grew very warm. Chairman Anderson stated there was no occasion for an investigation. Mr. O'Keefe wanted the communication of Mount & Griffin read again to show that investigation was necessary, but the chairman ruled that the matter had already been read. Mr. O'Keefe charged the chairman with being afraid of an investigation, and after some more remarks the communication was finally read.

IN THE COURTS.

Law Suits Being Filed and Tried With Rapidity.

David Brewster, a vicious looking colored man, was held before Judge Clarkson yesterday on the charge of shooting James Buchanan. The shooting took place Christmas day in the saloon at the corner of Tenth street and Capitol avenue. The jury returned a verdict finding the accused guilty as charged and Judge Clarkson sentenced him to five years in the penitentiary.

The suit of John March against the Missouri Pacific Railway company in an action for \$20,000 damages for injuries received while in the company's employ Oak Park, September 30, 1887, was before Judge Doane yesterday. He was unloading stone from a car when the train suddenly started up, throwing the stone and causing the crushing of one of his legs, rendering amputation necessary. The railway company presented in reply to the petition a receipt from March for \$200 in full payment of all his claims against the company. March in reply alleges that he did not know what he was doing when he signed the receipt and that the money was given him for the purpose of buying himself an artificial leg. Before the case proceeded to trial, the jury returned a verdict that March had been in the employ of the railway company and Judge Doane ruled that the action for damages could not be, and instructed the jury to return a verdict for the defendant, which was done.

Judge Wakeley will hand down decisions today in the following cases at the court house: Danley vs. the City of Omaha and Whalen vs. Brennan.

Judge Wakeley was engaged in hearing the case of Withely against the city, a suit to recover money alleged to be due a brick supplied for the North Omaha sewer. A number of interests are involved, several parties claiming the money and one assigned the money due on the sewer to them.

The jury in the case of Frank Dougherty against the American waterworks company, after a trial of two days, returned a verdict reported that they were unable to agree and were therefore discharged.

The American National bank has brought suit against Edgar S. Bradley for \$32 an account of money loaned.

Howard Kennedy has commenced suit in foreclosure against J. H. Bagley et al to recover \$225 on notes secured by mortgage on twenty-six feet of lot 10, block 334, South Omaha.

Charles L. Blazer has commenced suit against Thomas G. Plummer to have a judgment obtained in the justice court of Justice Morrison set aside on the ground that Blazer was the resident of the state at the time judgment was had and did not have any notice of the suit.

Allen Root is pleading his own case in Judge (Loprey) Hall's suit against Root, Allen Root, Orendorf & Martin. The action is for a balance of \$16 which Root claims is due him on an exchange of some agricultural implements.

The defense in the matter of Suspect Neal vs. the Edos Muse company has cited a list of authorities in support of its right to prohibit the wax representation of the tragedy at the Pinney farm. The decision in the case will probably be given by Judge Clarkson Tuesday.

D. E. Thompson of Lincoln has commenced suit against the Omaha National bank for \$27,626.54. Thompson had a mortgage on the Edgemoor & Akin street property, but the Omaha National bank got possession under another mortgage. Hence the suit.

County Court. Judgment in the sum of \$38.00 was awarded the Minneapolis Tribune company in its suit against Charles Corbett for advertising.

Simeral & Redick have commenced suit against Abner W. Nason for \$175 alleged to be due an attorney's fees.

Chris K. Rottger has petitioned instituting suit on an appeal bond against Jonas P. Johnson and W. W. Hingham to recover \$1,000.

A Natural Product of California. It is only found in Butte county, California, and in no other part of the world. We refer to the fact that produces a powerful and penetrating cure used in that pleasant and effective cure for consumption, asthma, bronchitis, coughs, croup, whooping cough, and all diseases of the throat and chest.

Guarantee and sells it for \$1 a bottle, or three for \$2.50. By the use of CALIFORNIA CURE, the throat is restored to a healthy condition, and the diseased nasal passages are speedily restored to a healthy condition. \$1 a package. By mail, \$1.10. Circulars free.

MARRIAGE LICENSES. Marriage licenses were issued to the following parties by Judge Shields yesterday: Name and residence. Age. Daniel J. Schmidt, Omaha, 27. Peter J. Jorgensen, Omaha, 25. Hansena Ananson, Omaha, 23. Chris Schroeder, Omaha, 23. Mary Semeral, Omaha, 23. John H. K. Rottger, Omaha, 23. (Mary J. Wren, Omaha, 23.)

An Editorial Puff. From the Lewis (Iowa) Independent: We have advertised a great many different patent medicines, but have never taken the pains to editorially 'puff' one. We are going to do so now for the first time. Chamberlain's Cough Remedy, which is absolutely the best thing we have ever seen. We have used it in our family for the past year, and consider it indispensable. Its effects are almost instantaneous, and there is no use talking. It is a dead shot on a cough or cold. We don't say this for pay, but because we have used Chamberlain's Cough Remedy the best made, and we want the people to know it and use it.

Robbed in Some Other Place. Hans Peterson, the proprietor of the building at Fifteenth and Webster streets, in which two men reported to the police that they had been robbed, says he has good evidence that both the fellows were robbers. "If any robbers reached his place," said Mr. Peterson, "I must have been in some of the alley shanties back of my place." He also pointed out a few colored women of the town who bear a very bad reputation. Mr. Peterson's place is conducted in a very careful manner.

To the Traveling Public. The Great Rock Island route has provided every convenience and comfort for its passengers going east over its main line. Its solid vestibule express cars, which leave daily for Des Moines, Davenport, Rock Island and Chicago, are the finest in the world. They consist of new and elegant day coaches, dining cars, Pullman palace sleeping cars and free reclining chair cars. A resolution was introduced by Mr. O'Keefe and adopted to the effect that the board take immediate steps to insure the new county hospital against fire to the amount of \$50,000 with some reliable company.

The county clerk was instructed to notify Messrs. Coors and Shano to inspect the plumbing work at the county hospital and report on the same.

The county clerk was also instructed to telegraph E. H. Hovey, the architect of the new hospital, and notify him by registered letter, that the board was ready to accompany him to the new hospital with a view to accepting and building from the contractors within the next ten days.

Nervous debility, poor memory, diminished sexual weakness, Blighted by Dr. Miles' Nervine. Samples free at Kuhn & Co.'s, 15th and Douglas.

GOVERNOR THAYER'S DEMAND

A Reduction of Ten Cents a Hundred in Corn Rates, as Demanded in Corn Rates, as Demanded in NEBRASKANS ARE AROUSED.

The Railroads Warned to Yield to the Just Requirements of a Determined People - Sutherland on the Situation.

The Rate Problem. LINCOLN, Neb., March 14. - (Special to The Bee.) - State of Nebraska, Executive Department - To the Central Traffic Association of Missouri: When you made a reduction of 1 1/2 cents per bushel on corn to Chicago it was given out at once that the price of corn would be reduced by just as many cents as you supposed that the market would have to bear. In other words, that the farmers would not have any benefit from the reduction. Well, the gamblers, speculators and railroad men owning elevators in Chicago never intended they should. They made a nominal reduction and the price of corn went down just that much. Then those who predicted the depression of corn were enabled to say, "I told you so," and the railroads are enabled to say that any lowering of corn rates which we may make will bring no good to the farmer. The men in Chicago to whom I have referred were ready to stand the risk of bearing down corn according to the trifling lowering of the price of corn. But now you demand a reduction of 5 cents per hundred, as I demanded, there were not men enough, speculators, gamblers, dealers in futures and boards of trade in Chicago to have the market. They would never have dared to depress the price of corn at that rate. On the contrary, they would have raised the price of corn to stiffen the market and send up the price of corn.

I was not at all satisfied with the reduction made, and I set out to see that it was by no means satisfactory. I now renew my demand at a much higher figure, namely, a reduction of 10 cents a hundred. This is a demand which I have no doubt will be met. I am convinced that the freight rate then remaining will pay a fair profit to the companies.

The railroads are now prosperous, and have been prospering; their receipts show this. They are paying dividends, while the condition of the farmers is fast growing gloomy. They are depressing us, and depriving us of the means of getting their corn to market at a living price. This state of affairs cannot continue. You are inflicting a great and grievous wrong upon the farmers. They have a right to their full share of the prosperity of the state. You are depriving them of it, and you are doing it in a most unjust and oppressive manner. You are depriving them of the means of getting their corn to market at a living price. This state of affairs cannot continue. You are inflicting a great and grievous wrong upon the farmers. They have a right to their full share of the prosperity of the state. You are depriving them of it, and you are doing it in a most unjust and oppressive manner. You are depriving them of the means of getting their corn to market at a living price. 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