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CORRESPONDENCE. All communications relating to news and editorial matter should be addressed to the Editor.

BUSINESS LETTERS. All business letters and remittances should be addressed to The Bee Publishing Company.

The Bee Publishing Company, Proprietors. The Bee Building, 10th and 11th Streets.

SWORN STATEMENT OF CIRCULATION STATE OF NEBRASKA. County of Douglas, ss. I, George H. Tzschuck, secretary of The Bee Publishing Company, do hereby swear that the actual circulation of THE DAILY BEE for the week ending June 14, 1910, was as follows:

Table with 2 columns: Day, Circulation. Sunday, June 6, 22,610. Monday, June 7, 22,610. Tuesday, June 8, 22,610. Wednesday, June 9, 22,610. Thursday, June 10, 22,610. Friday, June 11, 22,610. Saturday, June 12, 22,610.

Average, 20,146. GEORGE H. TZSCHUCK, Secretary of The Bee Publishing Company.

Sworn to before me and subscribed in my presence this 14th day of May, A. D. 1910. N. P. PHEL, Notary Public.

The country will breathe easier now that brimstone and sulphur are transferred to the free list.

DR. MERCER'S debut as a candidate for governor produced a compound fracture of the Tammany vertebrae.

COMPARATIVE packing statistics proclaim the steady growth of Omaha as the great stock market of the trans-Missouri region.

THE question that agitates the Masonic grand lodge is the infallibility dogma. If the pope is infallible, why shouldn't the grand master be?

THE coffin and livery combines should promptly ally themselves with the gasoline stove. Such a voracious friend of the melancholy business should not be left out in the cold.

THE anti-trust bill has passed both houses of congress, and will doubtless be promptly approved by the president.

ACCORDING to the system of justice in vogue in Wyoming, forgery is worth three years while shooting a woman drops down to fifteen months.

THE international prison congress in session at St. Petersburg adopted resolutions favoring important reforms.

"It means war," "the mask of hypocrisy torn from the malignant face of St. Paul," "a dastardly outrage," "cowardly curs," and "envious hyenas," are a few of the endearing expressions hurled by Minneapolis at its sainted suburb.

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EXCESSIVE RATES ON FOOD PRODUCTS.

We referred some days ago to the report of the interstate commerce commission in response to a resolution of the United States senate calling for information regarding the alleged effect of excessive freight rates between the Rocky mountains and the principal food distribution centers of the east upon the marketing and cost of food products. It will be remembered that the conclusion of the commission was that a higher rate than seven cents on corn from the Missouri river to Chicago is excessive, and that there should be a reduction of two cents from existing rates west of the river in Nebraska and Kansas.

The commission state that before the act to regulate commerce was in force the ascertained facts show that on traffic passing over the same lines and systems rebates were given from stations west of the river sometimes as high as thirteen cents, and averaging four cents per one hundred pounds of corn during the years when a twenty-cent rate was in force from the Missouri river to Chicago in the years next preceding the passage of the interstate commerce act. Since the act all carriers from points west of the river have made rates on corn three cents below the then and now existing Missouri river rate.

Part of the crops of 1887 and 1888, says the report of the commission, was carried from the Missouri river and stations beyond in Kansas and Nebraska to Chicago for seven cents by all the roads, and frequently at various times in 1888 for very much less. The abundant harvests and the growth of population on western lines to the grain fields and the country beyond have so multiplied customers with wants to be supplied as to cheapen the cost of serving them, and in view of all the facts, the commission were constrained to believe that the maximum rate to Chicago from the Missouri river should not be higher than seven cents on corn, and that the rates from the several stations in the states of Nebraska and Kansas, west of the Missouri, to the Mississippi river and to Chicago, to be reasonable, should be reduced as much as two cents.

The report of the commission goes very thoroughly over the whole ground, and its showing of what has been done, before and since the interstate commerce act went into force, the relative charges from the Missouri river to Chicago and from Chicago to the Atlantic seaboard, with the conclusions based on these facts, leave no room for a defense on the part of the railroads of the present charges and no excuse for their continuance. Having this opinion and authority of the national commission it is pertinent to ask why the state board of transportation does not move for a reduction of local charges to the extent at least of two cents, as practically advised to do by the report of the interstate commission. Why does it allow the railroads to go on exacting from the producers of the state an excessive charge after its duty has been clearly pointed out? It has but to act to secure to every producer in Nebraska whatever advantage might result from reducing local rates on grain two cents, for the claim of the railroads that the present rate is reasonable is completely demolished by the report of the commission. Its failure to act is giving toleration to a declared injustice which it is the highest duty of the board to correct, and the continuance of which is a loss to the people of the state of thousands of dollars every day. If the board is not in possession of the commission's report, which was sent to the senate early in the present month, it should make haste to obtain a copy and act upon its suggestions. Otherwise it must expect to be subjected to the charge of utter indifference to the interests of the people it was created to subserve and protect.

THE SENECA TARIFF BILL. Until the tariff bill as amended by the senate committee is reported in full, so that a careful measure can be made with the house measure, it can not be said with certainty whether the former is as a whole a very great improvement upon the latter. The senate committee has made numerous changes in the bill of the ways and means committee, generally to lower duties, but in most cases these will not result in any great benefit to the consumers, or what advantage may be derived from them will be fully counterbalanced by the increase of duties on other commodities. Thus while the amended bill lowers the rates of the house measure on certain articles of wearing apparel it increases them on others, though it is to be said in favor of the senate committee's work that in this particular the reductions are on the lower grades of goods—which are used mostly by poor people. The senate bill is also commendable in making a large general reduction on glass and glassware.

A very important change is that reducing the duty on steel rails to eleven dollars and twenty cents a ton—which is between five and six dollars less than the present duty and more than two dollars below the rate made in the house bill. The senate committee made the reduction against the vigorous opposition of the steel combination, which urged the usual plea that such a reduction would be disastrous to the business and that the rail manufacturers would not be enabled to maintain control of the home market, but argument and facts were not lacking on the other side to convince the committee, as the most anybody who will fairly consider them, that the steel rail interest would be amply protected by the proposed duty. The price of steel rails in England is about twenty-five dollars a ton, and the price in this country has for a long time ranged between thirty-two and thirty-three dollars a ton. Add to the English price the proposed duty and the cost of freight, insurance, etc., and the English rails could not be laid down in the United States for less than thirty-eight or thirty-nine dollars a ton. It is thus obvious that the proposed duty would afford ample protection and

allow a margin for exacting several dollars beyond a fair profit when over an exceptionally active demand should enable manufacturers to put prices to just below the point at which importations might be encouraged. Manufacturers do not complain that they are not making a fair profit at the present prices, and they cannot urge a single sound reason for asking a wider margin of protection than they would have under the duty proposed in the senate bill. It has been admitted by Mr. Carnegie, than whom there is certainly no better authority, that five dollars a ton would be an ample protective duty on steel rails, and other rail manufacturers have declared that with free iron ore they would not only need no protection at home but would be able to compete with European rivals in the open markets of the world. Another commendable feature of the senate bill is the reduction of the duty on passing over the same lines and systems rebates were given from stations west of the river sometimes as high as thirteen cents, and averaging four cents per one hundred pounds of corn during the years when a twenty-cent rate was in force from the Missouri river to Chicago in the years next preceding the passage of the interstate commerce act. Since the act all carriers from points west of the river have made rates on corn three cents below the then and now existing Missouri river rate.

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THE CEREMONY OF THE LAYING OF THE CORNER-STONE OF THE NEW CITY HALL INCIDENTALLY COMMEMORATES THE NINETEENTH ANNIVERSARY OF THE BEE, WHICH ISSUED ITS FIRST NUMBER ON JUNE 19, 1871.

The ceremony of the laying of the corner-stone of the new city hall incidentally commemorates the nineteenth anniversary of THE BEE, which issued its first number on June 19, 1871. The constant enlargement of the local railroad yards and depots and doubling of tracks is convincing proof of the commercial growth of the city. The itemized bill of work in the new city hall is a model specimen of "business principles in city affairs."

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Chicago Inter-Ocean. Miss Caldwell married a German baron. Thank goodness, Mary Anderson married a man.

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Portland Oregonian. No other people in this country are so jealous of their "rights" as those who had no use for the word until it came here; and no others are such sticklers for "religious liberty" as those whose creeds make their liberty of conscience impossible.

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PROHIBITION IS IMMORAL.

Camp Point, Ill., June 10.—To the Editor of THE BEE: No more important question than that of temperance is being agitated in the mind of the last 300,000,000, notwithstanding all that has been said on the subject, it is not well understood. The moment one avows himself an opponent of prohibition he is denounced as "an ally of the saloon." Prohibitionists are laboring under the delusion that the only way to close the saloons is by prohibiting the manufacture and sale of intoxicants. Indeed, they assert that this is the only means by which temperance can be promoted in all their rights. They teach that every man has a civil right to do what he pleases as long as he does not infringe upon the rights of another. They teach that the law should be based upon the principle of immutable justice. It is absurd to suppose that mankind will be benefited by doing injustice to one class of men in order to benefit another. The state has a right to do injustice here or there, who shall determine how much injustice it may do? If society would be benefited by the prohibition of liquor, it is not benefited still more by doing greater injustice!

Mr. A practices total abstinence because he believes that it is the best way to health and happiness. Mr. B imagines that a glass of wine occasionally does him good and wishing to have a pure article he makes wine for his own private consumption. Mr. C, who is simply impossible for the minority to enact and enforce a law that would prevent the majority from making wine if they wish to make it. Standard authors on moral philosophy teach that civil government is an institution of God, that the functions of civil government is to secure to every man his civil rights. They teach that every man has a civil right to do what he pleases as long as he does not infringe upon the rights of another. They teach that the law should be based upon the principle of immutable justice. It is absurd to suppose that mankind will be benefited by doing injustice to one class of men in order to benefit another. The state has a right to do injustice here or there, who shall determine how much injustice it may do? If society would be benefited by the prohibition of liquor, it is not benefited still more by doing greater injustice!

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THE PAPER EXHIBITED, BUT THE SPECIMENS OF WRITING AND DRAWING AND OF THE WORK OF THE MIND TRAINED BY THE COURSE OF STUDY, SO THAT THE PUPILS ARE TRAINED TO SEE, TO APPREHEND, TO JUDGE AND TO DO FOR THEMSELVES. WHILE THE PRACTICAL SKILL DEVELOPED BY THE MANUAL TRAINING COURSE IS OF MUCH GREATER IMPORTANCE AND IS NOT TO BE OVERLOOKED. THE PUPIL WHO WORKS OUT THE VARIOUS PROBLEMS OF THIS COURSE MUST, IN SOME MEASURE, ACQUIRE A HABIT OF METHODICAL AND ACCURATE THOUGHT, OF MAKING PLANS IN ADVANCE OF EXECUTION, A CONCEPT FOR INACCURATE AND SLOTTED WORK, AND A CONFIDENCE IN HIS OWN POWERS, AS WELL AS A GENERAL "HANDINESS," WHICH WILL BE OF GREAT VALUE NO MATTER WHAT HIS FUTURE VOCATION MAY BE. AS AN OLD TEACHER AND A PARENT OF CHILDREN IN THE PUBLIC SCHOOLS, I COMMEND THE EXHIBITION AND URGE ALL TO SEE IT.

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FROM THE CAPITAL CITY.

A Somewhat Romantic Story Mimics the Usual Happy Results. A FICKLE WIFE AND FORGIVING HUSBAND. Governor Thayer Offers a Reward for the Arrest of Charles Johnson, the Auburn Murderer—The News Notes.

STATE NOTICES.

Nebraska. A Christian church has been organized at Edison.

The total assessed valuation of the new county of McPherson is \$155,501.

There are 1,029 persons of school age in Norfolk—367 males and 362 females.

Charles Ward, a farmer living near Greeley, Colo., was arrested for selling liquor without a license.

A number of Lincoln and York capitalists will soon open a bank at York with a capital stock of \$50,000.

John Tarr is in jail at Valentine charged with stealing money from the station agent at Clearwater.

The commissioners of Cedar county have decided not to issue a license to a saloon on the sand bar opposite Yankton, S. D.

The Burt county commissioners have issued a call for an election July 17 for the purpose of voting upon the relocation of the county seat