

SUSPECT SHERMAN IS HAPPY.

Prosecutor Mahoney Dismisses the Charge of Murder Against Him.

THE COUNTY BOARD MANDAMUSED.

Assistant Prosecuting Attorney Shea Wants His Salary—Taxpayers on a Strike—Adair's Victim Identified.

The young man Sherman, suspected of having been implicated with Ed Neal in the murder of Mr. and Mrs. Jones on the Pinyon farm, was yesterday afternoon visited with probably the happiest surprise of his life.

The court made an entry in accordance with the county board's declaration that the prisoner of whom "examinations and columns have been written walked out of the court room a free man.

Sherman at once returned to the jail, where he shook hands with Jailer Joe Miller and Deputy Louis Giese, gathered up his clothes and went down the street.

As he reached the door of the jail his eyes filled with tears as he remarked to "Joe Miller, 'My God, this is to be good to be true, but I never did have any fears, all I know all the time I was in jail was to get out.'

Sherman had been confined in the county jail since March 21, and while the imprisonment had blunted him it had not taken away his confidence in the justice of the law.

MANDAMUSED THE BOARD.

Assistant Prosecutor Shea Wants His Money—County Board.

Assistant County Attorney Shea commenced mandamus proceedings in the district court yesterday against Chairman Anderson of the board of county commissioners to compel him to sign two \$75 vouchers for his, Shea's, salary.

Later Mr. Shea filed a motion attaching Anderson for contempt. The latter paid for time to consult Attorney General Lease and the court gave him until Wednesday morning.

Arguments for a new trial in the Ed Neal murder case will be heard by Judge Clarkson on Wednesday morning.

Judge Clarkson announced several very dry equity decisions of minor importance yesterday morning, simply involving the disposal of real estate.

The only one worthy of public notice was his overruling the motion to dismiss in the case of the state against David Van Eaton, which a long-suffering public prosecutor has by his last day.

Laura Johnson, a poor little ten-year-old girl whose parents are dead, was ordered taken to the state industrial school.

Judge Clarkson also announced on a motion for a new trial in the case of the state against Charles Cummings, convicted of disposing of mortgaged property.

The motion was granted, and the prisoner was admitted to bail pending action by the supreme court.

Judge Clarkson's court has adjourned until Wednesday morning at 10 o'clock.

County Attorney Mahoney yesterday filed the affidavits of Henry Kilkpatrick, James Godfrey and Orlin Keyser, attorneys in the Neal case.

They were sworn to, they swore that they remember when the county attorney moved the court for an order directing the jury to visit the Pinyon farm, the scene of the homicide; defendant's counsel stated they had no objection and that they waived the right of presentment.

The county of O. G. Langtry vs Fred Parker held the boards in Judge Wakeley's court yesterday and proved of much interest to the people of Florence, who were down in large numbers.

This case is one that belongs to ancient history and involves the title to five acres of land in the heart of the city of Florence.

TAXPAYERS ARE KICKING.

At the Neglect, Not the Action of the County Board.

"It is without precedent." "It is a very serious business in town." "They could certainly do a little something."

These and a score of other very similar comments were heard from citizens who called at the county commissioners' room yesterday expecting to get at least a little satisfaction as to the alleged inconsistencies.

And those remarks were directed pint blank at the commissioners. The occasion was the fact that the board has gone on and on, neglecting virtually to lift a finger in the matter of examining into the merits or demerits of these claims.

Said one prominent taxpayer: "The members of the board have seemed to shun us, avoid us, keep out of our reach, when, as a matter of fact, the law says that they should have been sitting at a board of equalization to hear and examine into complaints during many days now past.

Why should they have asked us to file complaints if they didn't intend to give us a hearing on them? Up to now we have been waiting for equalization to hear and examine into complaints during many days now past.

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FROM THE STATE CAPITAL.

The Work House at the Kearney Reform School Completed.

A NARROW ESCAPE FROM BENG SHOT.

The History of a Colored Man Who Makes Application for a Pension—City News and Notes.

LANSING, Neb., July 7.—[Special to The Bee.]—Mr. John B. Silverman, one of the teachers at the Kearney reform school, reported to Land Commissioner Soren today that the new building on the grounds of the institution has been completed.

The structure is to be used as a work house and Commissioner Soren reports that a far as inspected the work on the edifice is satisfactory. The building is 70x78 feet and five stories high. It cost \$29,086 and all but \$8,010 have already been paid the contractors.

Paterson & McLain, in addition to this building, have also been put in charge of the construction of the new building. The new building is to be used as a work house and Commissioner Soren reports that a far as inspected the work on the edifice is satisfactory.

The following receipts for the year ending June 30, 1920:

Table with 2 columns: Description and Amount. Includes items like Receipts for postage, printing, stationery, etc.

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