

THE OMAHA BEE

COUNCIL BLUFFS. OFFICE, NO. 12 PEARL ST.

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MINOR MENTION

Avoca is preparing to put in an electric light plant at an early date.

James Watt is fined \$1.10 for refusing to pay for his supper at the St. Joe house on Sunday afternoon.

There was a largely attended meeting held in the Congregational church last evening in the interest of the Sunday school work of the city.

Anyone wanting to buy cheap a fine team of large mules, together with harness and wagon, should call at Fred Davis' stable on Fourth street.

The ladies of the Trinity M. E. church are going to have a social and supper next Friday evening, from 6 to 10 o'clock.

Thompson, the dishonest Wagner car porter, was taken from the central police station to the county jail yesterday, where he will be confined until his trial is held tomorrow.

John I. Dodge, son of N. P. Dodge, of this city, has been elected class day chairman of the senior class in the Harvard university, where he will study for a year.

Another turn was taken in the Palmer divorce case in the district court yesterday morning. The attorneys for the defense filed motions to resist the motion for temporary alimony.

Leavett vest was yesterday granted to William H. Mackland of Boomer township and Ada C. Wright of Hazel Dell, both to Charles Allen of Stuart, Ia., and Belle Gibson of this city.

Peter Swanson died yesterday at 4:35 p. m. of cerebral palsy at the residence of his daughter, Mrs. J. H. Swanson, on 14th street, east of the city.

J. H. Jenks, the republican candidate for county clerk, is making a lively race for his election. He has served acceptably as clerk at the Avoca court, and has many friends even in democratic ranks.

During the month of October, up to yesterday, there have been twenty-four cases of diphtheria reported at the board of health office. In addition to these there have been four cases of diphtheria, two of scarlet fever and two of typhoid fever reported.

Pat. Barrett, who was arrested on Sunday evening and locked up without a charge being placed against him, was given his liberty yesterday. He was arrested upon suspicion that he was wanted in another city for a crime committed some time ago, but telegraphic inquiry resulted in an order for his discharge.

The county clerk is not anxious to see applicants for marriage licenses. He has run out of the printed blanks and is obliged to write out the long and tedious forms by hand to constitute the complete permit and return. It is quite a job for even his facile pen. The printed blanks will be supplied within a few days.

A meeting to organize a class physical culture for ladies and others, whose duties require their entire time during the day, will be held in Benedict's sign office, corner American express office, at 9 o'clock next Friday evening. The class will be conducted by Mr. L. C. Dale, a well known and experienced physical culture instructor.

John Lewis, who was arrested on complaint of his father-in-law, William Doren, upon the charge of highway robbery, was discharged from custody yesterday. When the case was called for hearing Doren did not appear to prosecute, and the court was obliged to take Lewis' version of the affair, which was that Doren voluntarily gave him the money alleged to have been taken on Saturday night at the point of a revolver.

Somebody played a grim joke on Walter Young, the doctor, yesterday. Some time ago he moved his drug store into an adjoining building. The vacant building is being used for some sort of an alleged anatomical show. A grinning skeleton occupied a prominent position in the center of the old store room, and yesterday somebody took one of the rib bones from the skeleton and placed it in the pocket of the bones. It was ghastly joke, but it stood there all day.

The members of the fire committee of the council were at yesterday afternoon with the new hose reel making another trial of the new team purchased for the use of No. 3 hose company. Results of the test were not so good as they were expected to be. The hose weighed about 700 pounds and when they made the test by pulling the horses on a level for a distance of 100 feet, the horses were grown very tired and had to be urged by the driver before the test was finished, but the other members of the committee were not so patient. The committee will probably report against its purchase, although the animals are pronounced to be good.

"Between the old lumber wagons that have been used to haul the horse around for several months past and the sewer gangs, who use the best horse to haul the refuse and the sewers, about all the horse in the city are now after being ruined," said Chief Levin yesterday after two leads had burst during the Sullivan fire. "The leading cause of the bursting of the hose in the lumber wagons causing it to crack, and the way the sewer men use it in making short bends into the sewer manholes produces the same result. More hose has been destroyed by this means than has been legitimately worn out in the department in five years. The committee has ordered 1,000 feet of new hose, but this is not sufficient. In case of a serious fire the department would be crippled at the start by a lot of rotten hose."

Miss Mand Pierce and Mrs. C. P. Railsback are preparing to take orders for portrait and decorative work in their new studio, room No. 362 Merriam block.

PERSONAL PARAGRAPHS

A. S. McFarland of Chariton, Ia., is in the city.

W. G. Mackintosh, general manager of the Fraternal Accident Association of Chariton, Ia., is in the city. This was formerly the Knights of the Woodmen fraternal association, but the company, in obedience to the orders of the supreme lodge, changed its name.

Evans gives a nice water-proof school bag with every pair of school shoes.

1,000 decorated tea pots packed with tea, just received from Yokohama, Japan, at Lund Brothers, 23 Main street.

The Taulkus Jury Disagree

The Taulkus car stealing case was concluded in Justice Schurz' court and given to the jury at 4 o'clock yesterday afternoon. The case has been dragging through two justice's courts and in a communication were caught between Taulkus and the communication were caught in the act of stealing cars from the farm of Ben Marks south of the city, and were arrested by Marks and one of his hired men not much evidence to be adduced on either side but the attorneys found a good deal to talk about. All of yesterday afternoon was busily engaged in the case, and at 10 o'clock last night the jury members announced that they were hopelessly divided and could not agree. Five of the six favored acquittal and one wanted Taulkus convicted.

Mr. Sullivan thinks his stock was worth about \$4,000, although he had not taken an inventory. It was covered by \$1,750 insurance, \$1,000 in Iowa State of Keokuk, Ia., and 700 in the Council Bluffs.

The origin of the fire is something of a mystery. It was discovered at the main part of the fire was located in the cellar, but the blaze, fed by oil and dry woodwork, poured all over the store and set all the shelving afire. A half hour's stubborn fight was necessary before the fire was gotten under control. When this was accomplished the entire stock was ruined, excepting a few kinds of bulk goods in cases and barrels under the counters. Every article of the shelving was burned and blackened, and in some places the heat was sufficient to melt the soldering of the canned goods. All the teas and coffees were ruined by smoke and water and a large pile of flour in muslin sacks and under the cellar door was almost entirely destroyed.

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THE NEWS IN THE BLUFFS.

The City Council Taking Steps to Prevent Delay in the Indian Creek Extension.

A DESTRUCTIVE STORE FIRE.

Stout City Wants the Railroads—Gambling Must Go—Insane Man at Large—Laying Over a Cemetery—Minor Mention.

At the meeting of the city council on Friday evening, a committee consisting of W. C. Stacey, W. A. Wood and J. L. Foreman, was appointed to examine the report of the extension of Indian creek from the point on the country road southwest of the city to the river. They were instructed to commence the work at once, and it was supposed that they would begin on Saturday morning. As there was only about 1,300 feet to condemn the job was expected to be of short duration, and it was hoped the jury would finish it by Saturday night. The council was so anxious to have the work of excavation begin at once so that it could be completed before the ground froze up that a resolution was passed just before the adjournment of Friday night requiring the contractor, Charles Huber, to give a bond that he would commence excavating within three days after the report of the jury had been made. In spite of all these precautions, the work did not get under way until the afternoon, some vexatious delays having occurred. The gentlemen appointed to act as a committee have either forgotten the matter or considered the notice of the appointment insufficient. Up to 4 o'clock yesterday afternoon they had taken no action of any character. The mayor and several of the aldermen ordered the city clerk to send them additional notices under the great seal of the city. The notices were promptly prepared and were delivered last evening by messengers.

Contractor Huber has also dropped out of the picture. He says the city clerk has been unable to find him for the purpose of serving notice that the council had decided to require a bond to commence the work of excavation. The work of the city clerk has made frequent visits to his residence on Harrison street since Saturday but they have found him nowhere. It is supposed that Huber is in Kearney, Neb., where he has large sewer contracts arranging his work there so he can safely leave it to his attorney to attend to the city clerk's warrant. Yesterday morning a search warrant was issued for a look through his private rooms. He submitted to this without a protest. A large desk in one room was locked, as it contained private papers of value, and the city clerk was not allowed to open it. He is very suspicious of this and made a second trip first getting Carriage to bring along the key. The search here was likewise in vain. No gambling utensils were discovered.

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five gallon pail of the fluid in the cellarway. The oil spread over a saturated mat of waste paper, and yesterday morning Mr. Sullivan packed 100 bushels of potatoes, and had Tom Buckner, a negro at the cellar storing them away. He had a light lamp with him, and it is supposed that somehow he was in contact with the oily papers. When he completed his work he came up stairs with the lamp and shortly after he was found time after he had gone Sullivan detected smoke and began to search for the cause, but did not succeed in finding it until the cellar door was raised. When this was done a mass of flames shot up into the store. The fire came from the burning papers and Sullivan and his son went to work to smother it out. They actually succeeded, but were driven out by the heat and smoke. An alarm was then turned in.

Although a solid brick wall intervened, the adjoining store occupied by the C. O. D. grocery was filled with smoke, as was also the millinery store on the other side, but the smoke was not dense enough to cause any damage in either place.

The work of the firemen was interrupted by the bursting of two sections of hose and a great crowd of people gathered around until Chief Levin ordered the hose to be turned upon them.

Unprecedented bargains in boys' and children's clothing at the Model Clothing Co.

Visit the Model Clothing Co., 522 Broadway, Sapp's new building.

School shoes, school bags, Evans.

Gambling Must Go.

Yesterday morning Dan Carrigan retrieved the tables and other furniture seized by Chief Cary under a claim that they were gambling utensils, and therefore contraband.

The goods had been placed in the possession of City Marshal Templeton, against whom Carrigan had filed a writ in which he placed the value of the goods at \$415. He obtained possession of them, and hurried them away, no one seems to know where.

The seizure of gambling utensils under the law of Iowa does not seem to amount to much.

The goods are seized and held until a court can pass upon the matter, and determine whether they should be destroyed or not, and before such a ruling can be given the owner can replevin, gain possession and carry them off. There can hardly be any damages claimed of the owner if the goods are not returned, and this, they say, they will never grant. The men assert that two of the bosses have already acceded to their demands and they are preparing for a long fight and that they will be assisted by the national association. About 90 per cent of the steam fitters of the city are out.