

FORMULATED RIGID RULES.

Board of Health and the Council Committee Hold a Conference.

REVISING SANITARY REGULATIONS.

Many Matters Heretofore Ignored Will in the Future Be Watched After by the Officers of the City.

The board of health and the special committee of the council, appointed to pass upon the rules governing the board of health reported yesterday. The two bodies were in session a greater part of the day and turned out a document as lengthy as the city charter.

The rules provide that all doctors, midwives and others engaged in the practice of medicine shall report all deaths and the causes to the health commissioner.

The coroner must report his inquests within twenty-four hours after the verdicts are returned.

Railroad companies are prohibited from bringing parties into the city who are afflicted with contagious diseases.

Every person who has been vaccinated within twenty-four hours after the verdicts are returned.

School children are to be vaccinated before being admitted to any of the schools of the city.

The selling of diseased meats, fish, fowls and vegetables is prohibited, and all diseased fowls shall be drawn before being offered for sale.

In regard to milk, it shall be subject to inspection, and all dealers who sell or transport shall have a license of \$10 per year.

If any hotel or boarding house uses adulterated milk, a card bearing these words: "Watered milk is being used here" must be posted in a conspicuous place in the dining room.

Garbage must be removed beyond the city or dumped at places to be designated by the board of health.

The dumping of refuse matter upon streets and alleys is prohibited.

The violation of any of the rules subjects the offender to a fine of not less than \$5 and not more than \$10.

Police officers are expected to observe the sanitary condition of their districts and report the same to the board of health.

Small in size, great in results: Do Witts Little Early Risers, best pill for Constipation, best for Sick Headache, best for Sour Stomach.

Visit S. A. Orchard's special sale department, as you may find just what you need in the furniture line at very much reduced prices.

Decision in Favor of the Chicago, Milwaukee & St. Paul Ry.

The new Milwaukee sleeping cars of the Chicago, Milwaukee & St. Paul Ry., with electric lights in every berth, will continue to leave the Union depot, Omaha, at 6:20 p. m., daily.

A defective fire caused a slight blaze yesterday in a small frame building at Sixteenth and Marcy streets.

The Omaha City Mission will picnic today in Hanscom's park.

An automatic trolley catcher, a device for catching the trolley on an electric motor car when it runs off the trolley wire and pulling it down so as to prevent damage to cross streets, has been invented by Byron J. Parsons, of Omaha.

William F. Olson says that while on a Seventeenth and Sherman avenue motor car Sunday evening last about 6:30 o'clock he was made to stand on the running board, the car being full of people.

There was but one bid presented to the board of health for the removal of dead animals when that body convened J. E. Nelson offered to remove all horses and cattle free of charge to the city if he could be allowed to retain the hides and collect \$2 from the owners for each animal removed.

James Bateman, the father of the girl who died from mercury at 183 south Eighth street Sunday, arrived in the city yesterday from Neola, Ia.

Arrangements were at once made with Healy & Hooley to bury the body at Laurel Hill cemetery at 2 o'clock this afternoon.

POINTS ON PYROTECHNY.

Fireworks Enthusiasm Will Cost Money This Year.

"Firecrackers are going to be dearer this year than last, and you recollect they were then very high," remarked Mr. E. G. Walters yesterday afternoon as he showed The Bee representative some of the latest wrinkles in the science of pyrotechny.

"It is the settled law of this state that where a sheriff attaches property found in the possession of a defendant, he is to retain title in an action of replevin therefor by such stranger, the officer, in order to justify the seizure, is to be held liable to the plaintiff in attachment, but that the writ was regularly issued."

"An absolute deed of real estate or a bill of sale of personal property, if not recorded, is void as against a bona fide purchaser for value without notice."

"The county of Douglas vs. Timme, Error from Douglas county. Affirmed. Opinion by Mr. Justice Maxwell."

"In an action brought by the county on the bond of its treasurer to recover taxes collected by him for the state. Held, that the action was not barred by the statute in the name of the county, that while the taxes were due the collector was authorized to collect them through the county authorities and were a debt against the county until paid into the treasury."

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SUPREME COURT SYLLABI.

Decisions Handed Down by the Supreme Court Justices Yesterday.

One Roberts was convicted of assault and battery committed upon one Mrs. W. Held: That the proof fails to sustain the charge. Error from Valley county. Affirmed. Opinion by Mr. Justice Norval.

It is the settled law of this state that where a sheriff attaches property found in the possession of a defendant, he is to retain title in an action of replevin therefor by such stranger, the officer, in order to justify the seizure, is to be held liable to the plaintiff in attachment, but that the writ was regularly issued."

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motion for a new trial is heard and determined, the motion may be passed upon by the court when the district judge sitting in the court of appeals has not exceeded forty days from the date of the rendition of the judgment to prepare and serve his bill of exceptions.

When a party wishes to present a bill of exceptions to the adverse party his bill of exceptions within the time allowed by law, he must file the bill with the clerk of the court and the adverse party after the period has expired within which it should have been submitted and signed, and the bill returned to the party seeking its allowance without proposing any amendments or making any objections as to the time he received it, the judge should allow the bill.

Chicago, Rock Island & Pacific railway company vs. Wittz. Error from Jefferson county. Affirmed. Opinion by Mr. Justice Norval.

A common carrier of live stock cannot by contract with the owner, either in whole or in part, be relieved from liability for injury or loss resulting from its own negligence. Campbell vs. Roe. Error from Douglas county. Affirmed. Opinion by Mr. Justice Norval.

When an agent is appointed to collect money and remit to his principal, after deducting his charges, no time being stated in the contract, he is not liable for the failure of the principal to pay him the money until he has received it, without affirmative representation to the contrary. The county of Douglas vs. Timme. Error from Douglas county. Affirmed. Opinion by Mr. Justice Maxwell.

In the absence of any constitutional prohibition or affirmative provision fixing the term of office of any officer or his compensation, the legislature may change the term of office and his compensation, and such change of term of office and compensation will apply as well to the officers then in office as to those to be appointed hereafter.

When an office is created by the constitution, the compensation of the officer can neither be increased nor diminished during his term of office. County of Valley vs. Robinson, et al. Error from Valley county. Reversed and remanded. Opinion by Mr. Justice Maxwell.

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WATERWORKS. Waterworks: man works; woman works; you work; everybody works, even WE work. None of us work for fun. We all work with some object in view, and with most of us that object is the large American dollar with the eagle on one side, and [as usual] with a handsome woman "at the bottom of it."

390 Sateen Coats and Vests. In handsome pin stripes, in blacks and nobby shades of blue, in sizes from thirty-four to forty-two, worth and usually sold for two dollars. \$1.40

Will still buy one of those elegant Black Mohair Alpaca Coats, in any size from thirty-three to forty-six, that are worth from two seventy-five to three dollars. \$1.75

All in cash, will still buy one of those magnificent corded Mohair Coats and Vests, in any regular size, in any one of a half dozen different shades and colors, worth four dollars. \$3.50

Until Saturday noon you can buy one of the finest Drap d'Ete Coats and Vests, in blacks or colors, in any regular size, worth worth five or six dollars. \$2.50

you're going to dress up in your "Sunday-got-meetin'" clothes on the Fourth and look slick, your outfit won't be complete without patent leather shoes. We offer for your consideration twenty cases four dollar patent leathers, in lace and congress; any size or width, at \$2.50.

Dr. Down's. NO CURE! NO PAY. Dr. Down's. 1816 Douglas Street, Omaha, Neb. Every man who gets a horse should know that Haller's Barbud Wine is the only remedy that will give prompt relief to all sprains, cuts, bruises and galls, and is warranted to effect a complete cure.

DOCTOR ACKER'S ENGLISH BLOOD ELIXIR. WHY? BECAUSE YOUR BLOOD? Have you ever used mercury? If so, did you know that the mercury in your blood is the cause of all your troubles? Do you know that the mercury in your blood is the cause of all your troubles?

DOCTOR MCGREW. THE SPECIALIST. More than 15 years experience in the treatment of PRIVATE DISEASES. Acute guaranteed in 3 to 5 days, without resort to any medicine.

THE IRON BANK. A Full set of Teeth on Rubber for \$150. A perfect set of teeth on metal for \$200. A perfect set of teeth on gold for \$300. A perfect set of teeth on platinum for \$400.

Advertisements and notices at the bottom of the page.