

FATAL FALL OF A CHILD.

Peculiar Accident in the Family of Mrs. J. F. Morris.

TOOK A DOSE OF CONCENTRATED LYE.

Carelessness of a Domestic in a Nebraska City Home Causes the Death of an Infant—News Notes.

BEATRICE, Neb., Nov. 9.—[Special Telegram to THE BEE.]—The 2-year-old child of Mrs. J. F. Morris fell from a chair while playing at its home ten miles west of this city Sunday. At the time the child gave no evidence of serious injury. Yesterday the child was taken seriously ill. An examination developed that the child's spine was injured by the fall and that its death is only a question of a few hours.

Entertained at Norfolk.

NORFOLK, Neb., Nov. 9.—[Special Telegram to THE BEE.]—A special train from the Black Hills arrived in Norfolk this afternoon. Those aboard were the following officials of the Northwestern: President Marvin Huggitt, Secretary M. L. Sykes, General Manager Whitman, Consulting Engineer Winters, General Manager Johnson of Omaha, Chief Engineer Clark, General Manager Burt of Elkhorn and General Attorney Howley.

These gentlemen arrived in Norfolk from the east last Friday and spent several hours looking over the city and the best sugar factory. They expressed themselves as being greatly surprised at the extent of the factory and the vast amount of sugar being turned out, which is about 50,000 pounds per day. The Northwestern people have repeatedly extended cordials to citizens and as a natural consequence they are daily receiving their reward.

The company was met by a committee of Norfolk's enterprising citizens and on their trip west was escorted as far as Chadron by Superintendent Reynolds.

The company departed for Chicago, well pleased with Norfolk and her new enterprise and profiting that the best sugar industry in the world would be the leading industry of Nebraska.

Diastrophic Runaway Accident.

OSCEOLA, Neb., Nov. 9.—[Special to THE BEE.]—Mrs. Emil Anderson, who has been on a visit to her relatives in Osceola and was met at the train with a team to take her home, a few miles from town. The team ran away and Mrs. Anderson jumped from the wagon and was injured quite severely. Her left limb was broken and she was hurt about the head. She was taken back to town and is under the care of Dr. Whaley. At the same time her 11-year-old boy was thrown out of a wagon and injured about the head and face and will never get over the scars that were made.

Filled Gas County Offices.

BEATRICE, Neb., Nov. 9.—[Special Telegram to THE BEE.]—The Gas county Board of Supervisors met in special session this afternoon to fill the vacancies in the district clerk and county attorney's offices. The first was made vacant by the death of Frank H. and the latter by the resignation of C. O. Bates. Mrs. Frank H. Holt, wife of the deceased clerk, was elected to fill the unexpired term of her husband. On the second day Judge A. Haddell, a democrat, and Mr. Bates' former law partner, was elected county attorney.

Will Be Buried in Canada.

NEBRASKA CITY, Neb., Nov. 9.—[Special Telegram to THE BEE.]—A telegram was received tonight from the father of the late Jack Garrett, the traveling man, to hold the remains until tomorrow, as he would be here on the first train. The remains will be taken to Canada by the next morning and Pythians members have conducted the arrangements here.

Fairbury Court Notes.

FAIRBURY, Neb., Nov. 9.—[Special Telegram to THE BEE.]—District court opened here today. There are a number of minor cases on the docket, consisting of divorces and equity suits. The most important case is that of the state against Dora Moore and William Spears for the murder of Maggie Murphy. Judge Applegate presides.

Patronizing the Lansing.

LANSING, Neb., Nov. 9.—[Special Telegram to THE BEE.]—A large number of people gathered tonight at the auction sale of boxes and seats for the opening of the new Lansing theater. The two first boxes brought \$100 each. The choice seats in the auditorium were bid off as high as \$15 each.

Swallowed Concentrated Lye.

NEBRASKA CITY, Neb., Nov. 9.—[Special Telegram to THE BEE.]—The 12-year-old son of Mr. Jensen swallowed a large dose of concentrated lye that was carelessly left on the floor by a domestic today. The child is dying tonight.

Columbian Litigation.

COLUMBIAN, Neb., Nov. 9.—[Special Telegram to THE BEE.]—District court convened in this city today, Judge A. M. Post presiding. There are over 100 cases on the docket, mostly civil. The term will only last one week.

MORE COUNTIES HEARD FROM.

Official Voice of Frontier, Banner and Sheridan Received.

Returns were received by THE BEE yesterday from Frontier, Banner and Sheridan counties. This leaves only one county in the state not heard from—McPherson. At the present time the most important case is that of the state against Dora Moore and William Spears for the murder of Maggie Murphy. Judge Applegate presides.

LOOKING FOR TROUBLES.

Chicago Anarchists Defy the Authority of the United States.

Chicago, Ill., Nov. 9.—The Chicago anarchists yesterday defied the authority of the United States, and District Attorney Gilbert is today preparing to proceed against the ringleaders. During the anarchist parade yesterday the drivers of two United States mail wagons were delayed by the anarchists and riots were narrowly averted in each case by the prompt action of citizens.

Another Abolition Leader Gone.

OTAWA, Ill., Nov. 9.—John Hossack died here yesterday aged 53 years. He was a radical abolitionist during war times and in 1860 was nominated for governor of Illinois on the basis of his abolitionism. He was born in New York in 1816 and went to Chicago in 1858 and settled in Ottawa in 1859. He was for years a contractor on the Illinois & Michigan canal.

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PARIS, Nov. 9.—[New York Herald Cable—Special to THE BEE.]—The Herald's correspondent called on the Marquis de Mores relative to the account of the suit instituted by his father, the due de Vallombrosa, which appeared in Sunday's European edition, and which has been carried to America. The marquis expressed himself as much chagrined by the mistake in the account which makes it seem that his wife, Mrs. Medora de Hoffman of New York, had joined her father-in-law in his effort to have a trustee appointed for her husband's property. In the contrary she is on his side in resisting the suit, and has filed a separate answer, setting forth that she considers the marquis perfectly capable to properly manage his property without the assistance or appearance of any one.

In this connection the marquis stated that in April last, at his own instance and because he was engaged in enterprises which might involve his wife and himself, a separation of their fortunes had been secured through an application to the courts, so that his wife had exclusive control of her own estate, which was secured to their children after her death, no matter what might happen to him or his fortune. There was no divergence of opinion or disagreement between his wife and himself, and their relations were at the most affectionate nature as at the time of their marriage.

Other facts published were, the marquis said, in the main true; but it ought to be known that the disreputable behavior between his father and himself originated out of a suit he had brought some time ago against his father to obtain a settlement of moneys coming to him from his mother's estate and from the estate of a deceased relative; also accounts of certain business transactions between his father and himself. His father had adopted the course described in the Herald Sunday, which, if successful, would make his father his trustee.

Another motive prompting his father was that he disapproved of the political projects of the marquis and hoped to put an end to them by removing his property from his control. In addition to his natural objection to this, the marquis says he does not want in case of his death the material interests of his children to be under the control of his father, but only under that of his wife and their mother.

Italy and the Papacy.

Premier Rudini Explains the Government's Position.

Rome, Nov. 9.—Premier Rudini, in his speech to the house of parliament, announced the introduction of measures for the reorganization of banks of issue by liberating capital. Speaking of the recent Paeonon troubles and the somewhat threatening attitude of the Vatican he said: "Its sphere of action is limited to the exercise of spiritual powers not by a law, which cannot be lightly contravened, but by the moral force of its children, to which thought themselves most religious. The country's ecclesiastical policy has now become that of the kingdom of Italy must be maintained. The deplorable incidents produced by a few short-sighted persons will not make us deviate from that policy. Not for so slight a matter will we raise questions affecting the constitution of the kingdom, nor will we tamper with the sacred and inviolable law of guarantees, the wisdom and expediency of which have been proved by long experience. Italy will not be the first to renounce its religious conscience and religious toleration. It is our boast and profession that pilgrims from the whole world may confidently trust that they will find in our country a home to come to for devotion and homage to the pope."

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OPINIONS AND ARGUMENTS OF ATTORNEYS.

Solicitor General Taft Holds That It Is a Political Question to Be Decided by Congress and the Executive.

WASHINGTON, D. C., Nov. 9.—The United States supreme court chamber was crowded this morning with distinguished members of the bar, present to hear arguments in the celebrated case of Thomas H. Cooper against the judge of the United States district of Alaska, better known as the Hayward-Behring sea fisheries case. When the court assembled Justice Bradley was not present, but he arrived at the capital and took his place on the bench just before the Hayward case was called, so that a full court was present when the hearing began. This now celebrated case arises out of the seizure of the Canadian schooner W. P. Sawyer in Behring sea for violation of the act of congress making it a penalty to catch seals within the waters of the Behring sea. The vessel was libeled under the admiralty laws of the United States, and, after trial, the United States district court of Alaska declared a forfeiture of the vessel. The case was then brought to this court on a motion for a writ of prohibition to stop the Alaskan court from later measures to enforce its decree, the ground for this motion being a contention that the court had no jurisdiction to try the offense, for the reason that it was committed more than three miles from shore, and therefore under the law of nations, without the jurisdiction of the United States and by this method would not be enforceable under the act of congress. Mr. Caldwell, counsel for the defendant, argued that the court had no jurisdiction to try the offense, for the reason that it was committed more than three miles from shore, and therefore under the law of nations, without the jurisdiction of the United States and by this method would not be enforceable under the act of congress. Mr. Caldwell, counsel for the defendant, argued that the court had no jurisdiction to try the offense, for the reason that it was committed more than three miles from shore, and therefore under the law of nations, without the jurisdiction of the United States and by this method would not be enforceable under the act of congress.

Great Excitement in Brazil.

LONDON, Nov. 9.—[Special Telegram to THE BEE.]—Dispatches received here today from Pernambuco show that the troubles in Brazil are approaching an acute crisis and there is much anxiety expressed in financial and commercial circles regarding the outcome of Fonseca's action in dissolving congress and again assuming the role of dictator, and the grave danger as expressed as to the success of this move. These dispatches state that from the province of Rio Grande do Sul comes intelligence to the effect that the persons were fatal injuries acquiesce in the assumption of Da Fonseca of the power of dictator and has declared the independence of the province. The dispatches further state that there is great discontent throughout all the provinces of Brazil.

FIFTY YEARS OLD.

Congratulations and Presents Showing on Albert Edward.

LONDON, Nov. 9.—Today is the fiftieth anniversary of the birth of the prince of Wales and the occasion is being celebrated in a quiet manner at Sandringham, in Norfolkshire. A large number of congratulations have been received and many presents have been forwarded to the prince from various parts of Great Britain and the continent.

Fatal Fight in County Cork.

DUBLIN, Nov. 9.—While two families named Lynch and Hurly, living in Clannawagh County, were in a fight over the possession of a cow, the cow was killed and injured. The other participants in the fight were injured, but not so seriously.

Farmers in Parliament.

LONDON, Nov. 9.—Mr. Gladstone, in a letter supporting the liberal candidate for parliament, for South Moidin, dwells upon the fact that the farmers are now represented in parliament as a class in parliament as well as laborers.

Movements of the Whaleback.

VALPARAISO, Nov. 9.—The whaleback steamer Charles W. Whetmore, Captain Hastings, has arrived from Coronel, Chile, and will leave for the north today.

ROBBING THE MAILS.

New Orleans a Profitable Field for the Robbers.

NEW ORLEANS, La., Nov. 9.—For some time past depredations upon the mails in this city and section have been a constant occurrence. While business houses have suffered to some extent the larger share of annoyance and loss have fallen upon the banks, which seem to be the special objects of attack on the part of the robbers.

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ON CIRCUMSTANTIAL EVIDENCE.

Conviction of an Illinois Man and Woman of Murder in the Solbert-Cleghorn Murder Case rendered a verdict this morning of guilty, but recommended that each prisoner be sentenced to twenty-five years in the penitentiary. A motion for a new trial was entered. William Solbert, the Aurora murderer, and his wife, Kate Kleighorn, with whom he was intimate, stand convicted of having poisoned the late Mrs. Solbert. The conviction was purely circumstantial evidence. The jury men were in favor of hanging on the first ballot.

ADDITIONAL VICTIMS.

Death List of the Nanticoke Mine Increasing.

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