

STATE GRAIN INSPECTION.

Board of Transportation Finds the New Law is Working Very Nicely.

OMAHA'S BUREAU IS SELF SUPPORTING.

Report from the Weighmaster Shows a Handsome Surplus After Everything is Paid—State Board of Transportation Meeting.

LINCOLN, Neb., Jan. 6.—[Special to The Bee.]—The State Board of Transportation held its regular monthly meeting this afternoon, all members being present. The only business of importance to come before the board was the operations of the grain inspection department, both at Lincoln and at Omaha. A communication from Weighmaster Taylor stating that the salary of Assistant Weighmaster Reasoner be increased from \$1,200 a year to \$1,400 was referred to the board of secretaries without action or endorsement. The rules and regulations fix the salaries of the various officials and employees of the department and the point was made that the board could take no action without amending the rules.

The matter of the pay rate of the bills presented by the departments at Omaha and Lincoln came up for an animated discussion. These expenses have been quite heavy for the reason that both departments have been but recently established and both have had to be supplied with the necessary stationery, books, office furniture, etc. It was finally decided that the bills for supplies should be allowed and paid out of the amount appropriated for stationery. Bills for the State Board of Transportation aggregating \$24.75 were thus allowed and ordered paid.

Omaha Weighmaster's Report. Weighmaster Taylor of the Omaha department made two reports, one a collective report, covering the operations of his office from the time the law went into effect until December 31, 1921. During that time he had weighed for the Omaha Elevator company 6,072 cars of grain, as follows: Wheat, 2,155; corn, 2,291; oats, 1,325; barley, 118; malt, 7. For the Fowler Elevator company he weighed 1,250 cars, as follows: Wheat, 241; corn, 1,024; oats, 52; barley, 5. The total number of cars weighed for both elevator companies was 6,922. For the month of December he weighed 2,014 cars of grain, received for the sum of \$25,500, paid him to the amount of \$55.05 and paid salaries to the amount of \$436.67. This statement shows that the weighmaster's office at the Omaha department is now on a steady and sure financial basis and that it is more than self-sustaining. It is entirely out of debt and its business will increase monthly.

Chief Inspector Binchard of the Omaha department was not present. Neither was his report for the month of December.

General Routine Business. Inspector McBride of the Lincoln department reported that he had inspected 108 cars of grain during the month of December, as follows: Wheat, 45; corn, 40; oats, 4; rye, 10. His expenses, as per vouchers rendered, had been \$130. The Lincoln weighmaster's report showed that he had inspected 1,000 cars by his office during the month.

Attorney L. W. Billingsley, on behalf of the Rock Island elevator company, presented an agreement that the company and A. H. Romer, the Searcy county farmer who has been asking for his farm, the agreement provided for an overhauled crossing to be built by the company and maintained in good repair by Mr. Romer. The agreement was approved.

Another Divorce Sensation. J. C. Johnston, the well known Lincoln attorney, has commenced an action for a divorce from his wife, and the facts alleged in his petition prove very conclusively that in his case married life has not been a continual round of domestic bliss. Mr. and Mrs. Johnston were married in 1877 and two children, one a boy of 12 and the other a girl of 10, are born to them. In his petition Mr. Johnston alleges that for the past five years Mrs. Johnston has refused to live with him as his wife and that she has made a burden to him, destroyed his peace of mind, and alienated the affections of his children. Moreover she has endangered his life on two occasions, the first time she threw a chair at him, inflicting a severe wound in the right side of the face. Again she threw a butcher knife at him and at still another time she assaulted him with a stove pipe.

Supreme Court. Court met pursuant to adjournment this morning. Major George W. Johns of Lincoln was admitted to practice.

Hartwig vs Gordon; motion to strike from the record certain parts of the bill of exceptions sustained. Schickel vs Kent; motion to prosecute cross appeal overruled, but order of dismissal modified so as not to affect cross appeal. Scroggin vs McClelland; motion to restate cause sustained. Republican Valley Railroad company vs Fink; motion to relax costs overruled. Thornhill vs State; petition in error dismissed. State ex rel Gallagher vs Davis; petition for writ of habeas corpus granted. State ex rel Gallagher vs Holmes; leave given relator to have date in petition and summons corrected. Hamer vs Deacon; bill of exceptions overruled. Motion to strike from the petition redundant and irrelevant matter admitted. Devey vs Fairbury water works; defendant in error ordered to serve and file briefs in fifteen days.

Court adjourned on Thursday at 9 o'clock a. m. when the causes from the Second district, including the counties of Cass and One, will be called.

The following decisions were announced: Arnold Brecher vs Julius Treitschke. Error from Douglas county. Affirmed. Opinion by Mr. Justice Norval.

Webster vs Simonds. Error from Webster county. Affirmed. Opinion by Mr. Chief Justice Cobb.

Fuller vs Ryan. Error from Saunders county. Plaintiff's motion to set aside clerk of this court within ninety days for the use of Halligan the sum of \$1,000 and 7 per cent interest from April 20, 1899, and in default the plaintiff be dismissed. In case such payment is made, said Halligan to execute to plaintiffs a deed for said land within thirty days after payment of said sum and interest, and the decree shall stand for such conveyance. Opinion by Mr. Justice Norval.

Richardson vs Crane & Co. Error from Butler county. Affirmed. Opinion by Mr. Chief Justice Cobb.

Hughes vs Housel. Error from Douglas county. Affirmed. Opinion by Mr. Justice Norval.

Thompson vs Richardson Drug company. Error from Fillmore county. Reversed and remanded. Opinion by Mr. Justice Norval.

The Sincer Manufacturing company vs. Dubuque. Error from Buffalo county. Reversed and remanded. Opinion by Mr. Chief Justice Cobb.

Connecticut River Savings bank vs Barrett. Appeal from Cass county. Affirmed. Opinion by Mr. Justice Norval.

Lincoln News Notes. The new county officers assume their duties tomorrow.

The appraisers appointed to condemn the right of way for the Rock Island through the city have not yet completed their work, but will undoubtedly do so by tomorrow.

The members of the Lincoln branch of the Letter Carriers' association elected officers last evening as follows: President, A. D. Craig; vice president, G. V. Hall; financial secretary, Thomas McShane; assistant secretary, J. H. Clark; treasurer, J. W. Licthlighter.

The bond holder property was sold under mortgage foreclosure. It was purchased by A. A. Mosher for the Missouri, Kansas & Texas Investment company for \$29,500. The company assuming, in addition, indebtedness to the amount of \$30,000.

of State Allen returned today from an extended trip through Texas. They brought back a very pleasant account of their experience in the Lone Star state.

SENATOR PADDOCK'S PLAN.

He Talks About His Revised Otee Land Purchase Bill.

Senator Paddock left last night for Washington. Speaking of his Otee land purchase bill, he said: "There is nothing new to be said about the bill. It has been written all over several times. The simple facts about the bill are these: A part of the great Otee reservation was sold for settlement years ago, leaving about 43,000 acres in possession of the Indians until 1881, when a bill was passed appraising the remainder of the lands, and the Indians were removed to Indian territory. Soon after this the price of lands that were sold was raised rapidly and it was decided to sell these lands at public auction. In 1887 or 1888, I do not now remember which, the sale took place. People came from all directions to attend that sale on the Otee reservation below Blue Springs. The lands sold at fabulous prices and many of the purchasers under the wild excitement of the hour paid twice as much as the lands were worth, and in some instances the price paid was more than the lands were worth now. The consequence has been that much of the land has never been entirely paid for. It was sold, as I remember, for one-fourth cash and the balance in three equal payments due in one, two and three years from the date of sale. Some of these deferred payments are still unpaid, and the owners have been struggling along under the burden for several years. The matter of the pay rate of the bills presented by the departments at Omaha and Lincoln came up for an animated discussion. These expenses have been quite heavy for the reason that both departments have been but recently established and both have had to be supplied with the necessary stationery, books, office furniture, etc. It was finally decided that the bills for supplies should be allowed and paid out of the amount appropriated for stationery. Bills for the State Board of Transportation aggregating \$24.75 were thus allowed and ordered paid.

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WON'T CAUSE A WAR.

Rate on Outbound Shipments from Beatrice Will Be Permanent.

Dispatches from Beatrice seek to convey the impression that a rate war is threatened because the Burlington put in a tariff on outbound business from that point, but the idea is scouted at B. & M. headquarters as absurd. The Rock Island has put in a similar tariff, but the Union Pacific is in a huff. The question at issue was appraised some days ago to the Big Six, but there is no likelihood of a war.

The Burlington people believe the tariff is a fixed thing, even if General Freight Agent Crosby did use fine strategy in getting the vote of permission and afterwards adjourned a meeting of the Transmissorial association against the project. The Burlington and the commissioners will probably pass on the matter this month.

Republican Valley Officers.

The Omaha & Republican Valley and the Omaha & Elkhorn Valley railroads, now under the Union Pacific system, had their annual elections yesterday morning, and both chose the following directors: Jay Gould, Russell Sage, Sidney Dillon and A. E. Orr of New York; F. L. Ames, E. F. Atkins and F. Gordon Dexter of Boston.

Railroad Personalities.

General Passenger Agent Lomax of the Union Pacific is in Kansas City. All railroads report the car blockade somewhat easier and the drop in the prices of grain has reduced the demand.

General Passenger Agent Buchanan of the Elkhorn has returned from a visit to his former home, Quincy, Ill.

Vice President Kimball of the Union Pacific reports negotiations progress for a new lease for the Union elevator at Council Bluffs.

General Freight Agent Crosby of the Burlington is making a tour of the southern division and making inquiries about the farm products to be moved.

HARRIGAN LET OFF.

County Finally Has to Pay for the Ride to Plattsmouth. The county commissioners were in session for a short time yesterday afternoon.

Mr. Timms was the speaker. The order from the judges of the district instructing the commissioners to draw a grand jury for the February term of court was presented, read and referred to the committee on judiciary.

The board of the American National bank in Lincoln has approved a contract of sale, keep and care for the county funds, was presented and approved.

Dr. Larimer petitioned to be appointed county physician for the month of December. His petition was referred to the committee of the whole.

Coroner Harrigan presented a bill of \$45 for services rendered the month of December. Mr. Berlin moved that \$40 be deducted to pay for the engine that Harrigan hired to take him to Plattsmouth on one of his trips to the hospital. The motion was seconded by Major Paddock, but a defeat followed, as Chairman O'Keefe and Mr. Van Camp voted against making Harrigan pay for the engine.

The board will hold another session at 9 o'clock this afternoon, at which time an effort will be made to close up all of the old business on hand.

COURT NOTES.

Little Matters That Keep Justice in Working Trim During Vacation. Judge Hopewell rendered a number of decisions this afternoon in important cases.

He denied a motion to modify a decree recently entered in the case of W. J. Devey against William Robbins, and allowed 10 per cent interest on the mortgage as the case was one to foreclose.

In the case of J. M. Hamilton against George S. Weeks, an action to foreclose a mortgage and for the appointment of a receiver to collect rents, the court denied the application.

The plaintiff in the case of J. L. Weishaus against Nathan Merriam, an action to recover about \$1,700 on a plumbing contract, was allowed \$1,400 by the court.

In the case of Annie M. Sloan against W. H. Spellman, a suit on a mechanic's lien in which about \$1,800 was involved on a contract for plumbing, the court decided the case in favor of the plaintiff, but allowed Spellman the amount for his labor.

Martha A. Leeper was granted a decree of divorce this afternoon by Judge Hopewell from her husband, James Leeper. The decree voids all contracts and annulments and extreme cruelty. They were married in 1880 at Topeka, Kan.

WANT TO CUT IT SOME MORE.

Interested Property Owners Moving to Have Douglas Street Regraded.

HINDSIGHT COMING TO THE FRONT.

City Engineer Explains What the Proposed Changes Will Be—Discussion of the Project and Objections to It Stated.

A meeting of a dozen of the intended property owners was held in the rooms of the Real Estate Owners association yesterday afternoon to discuss the advisability of securing additional cut on Douglas street, so as to make a straight, radial grade from Sixteenth to Twentieth street. When it came to an expression of opinion, however, there was no occasion for argument, as they all felt one way. Each and every one of them was of the opinion that the cut should be made, and the only question was as to the best and surest way of accomplishing it.

Ex-Governor Saunders was asked to preside and L. H. Key was elected secretary. C. H. Brown said that he had heard that folks' mind sight was better than their foresight, and since the Douglas street grade was completed he felt sure that it was so. Now, that the grading was done, everybody could see that it was not what they wanted. Furthermore, he was satisfied that it would not be what they wanted until a radical grade was proposed, and he thought that the grade proposed by the city engineer was a step that would be in on the sidewalk at that point. The doctor was sure that both Mr. Rosewater and the agents of the Life Building would accept any reasonable request.

What is Proposed. City Engineer Tilton was asked to explain what changes the proposed cut would engender. He replied that a straight grade from the west side of Sixteenth street to the east side of Twentieth street would necessitate a cut of thirteen feet at Nineteenth street, ten feet at Eighteenth and seven feet at Seventeenth. This would give a rise of about seven feet in a block cut of one-tenth of a mile. If this was done and Seventeenth street was then graded straight to Farnam street it would necessitate a cut of about eight feet at the rear corner of the Bex and Life buildings. This would not be deep enough to endanger the foundations, but it would expose the foundations to the Bex building, which is not of the same material as the superstructure. This could be remedied, however, by facing the exposed part with a new and powerful dynamite. Another plan would be to leave the sidewalk where it is and reduce the width of the street between the curbing from sixty to fifty feet and sink the street on either side down to the new curb line. Such a cut would get down pretty close to the pillars of the Life building, which are under the middle of the street. The street at present is on a dead level from Farnam north to the alley, and then descends to Douglas. If it is to be maintained in its present position, the proposed change at Seventeenth and Douglas would give a corresponding cut at the alley, or an uneven grade would give the street a rise at the alley. If Mr. Rosewater was willing to have a cut of three feet made at the alley it might admit of a five-foot cut at Seventeenth and Douglas.

YARD AND OFFICE NOTES.

H. J. Wearin of Malvern, Ia., brought in a load of cattle. C. F. Logan of Dawson, Mo., marketed a load of cattle. George Whitehead of Oakland, Ia., had a car of hogs on the market.

Joe Colver of Missouri Valley, Ia., thinks Omaha is better than either St. Louis or Chicago and brought in a car of cattle. Magic City Miniatures. The tug-of-war contest is now an assured fact.

There will be a meeting Friday night at Germania hall between Dick Moore and Barney Taylor.

The South Omaha Electric Light company will soon put in a new and powerful dynamo in the power house.

Mr. C. N. Hunt is the newly elected president of the South Omaha Electric Light company. E. H. Howland is the new treasurer.

Friday Justices Levy and Heides enter upon the duties of their office. Justice Levy will be found in the office recently occupied by Judge Green, while Justice Heides will dispense justice in the Moore block.

The South Omaha Loan & Building association held a meeting last evening and transacted business of considerable importance. About \$1,300 worth of loans were made. At the next meeting the annual election will be held.

FAVOR SYNDICATE PARK.

South Side Citizens Endorse the Proposition to Sell That Tract.

"Natural, beautiful lakes, its poetic and romantic surroundings," is the enthusiastic way in which the South Side Citizens club has expressed its approval of the proposition to sell the tract.

The meeting of the South Side Citizens club was held at Fred Mueller's hall, Eighteenth and Vinton streets, last night. The attendance at the meeting was good, and the discussion of the various topics before the club was animated.

When the meeting was called to order it was presided over by Michael Donovan, who had been chosen chairman. He announced that the outdoors open for discussion were on parks and viaducts.

Isaac S. Hascall immediately arose from his seat and stated that the contemplated Fifteenth street viaduct would be "20 feet in length and would be the best and most beneficial viaducts in the city. Even property owners and business men of Farnam street wanted it in order to tap the southern portion of the city."

"Everybody is in favor of the project," said Mr. Hascall. "It will give us a direct line into the central portion of the city. The building of this viaduct will be a great benefit to our city and its inhabitants. Its construction or establishment must be determined by the mayor and city council."

James C. Brown then stated that the South Omaha syndicate had offered for sale fifty acres of Syndicate park at \$1,000 an acre, and in his opinion it was the best piece of land in the city. The grounds were already a park. He believed the south side people wanted these grounds for a park.

Jacob Copp agreed with Mr. Brennan and thought the park commissioners should be induced by the tract.

Mr. Hascall then stated that a protest had been made against the purchase of the Clark tract. He believed that the proposition everybody would like it, because it was a natural park—water, pure bubbling water, emanated from the natural springs. It was a beautiful park, and it would be a healthy, invigorating summer drink.

Two Bodies Washed Ashore. LONDON, Jan. 6.—The bodies of the steward and second officer of the steamer Cavalier have been washed ashore on the coast of Cornwall. The Cavalier left Gibraltar December 5 for Falmouth.

PERFECTLY HARMLESS.

The only Coloring perfectly harmless, used in any quantity desired, is Dr. Price's Fruit Coloring, for coloring Cakes, Custards, Ice-Cream, Jellies, Frosting, Confectionery, Syrups, etc. A small quantity gives a raspberry color; a little larger quantity a strawberry color; a little more for a bright red rose color. All reliable grocers, who sell Dr. Price's Delicious Flavoring Extracts, Vanilla, Lemon, Orange, etc., sell his Fruit Coloring. Try it and you will not be disappointed. All other Colorings are a danger to health.

To Argue Against the Anarchists. SINGAPORE, Ill., Jan. 6.—Attorney General Hunt has left for Washington in haste in behalf of the state of Illinois before the United States supreme court the appeals of Anarchists Feiden and Schwab. The attorney general's brief is an exceptionally elaborate one. Besides dealing with what has so far been discussed, he takes the ground that the anarchists are a danger to the public safety and their refusal did not injure the plaintiffs. He will also hold that neither the rights of the petitioners nor the court's jurisdiction are affected by the fact that Schwab is a subject of Germany.

Robber Hedspeeth's Wife Keeps Silent. SAN FRANCISCO, Cal., Jan. 6.—Florence A. Waterman, the wife of Marion Hedspeeth, the St. Louis robber, said yesterday an obstinate silence. She declined from St. Louis is expected Thursday with the necessary papers for the return of the woman to that city.

We Will Be Closed Thursday, all Day.

Taking annual inventory and marking down broken lots in every department.

Open Friday Morning.

On Saturday our great clearance sale begins. All broken lots must be closed.

MEN'S SUITS AND OVERCOATS.

Sold regardless of former values. The best values ever sold in our boys' suit department will be ready for our sale on Saturday. Boys' Overcoats must all go on Saturday.

CONTINENTAL CLOTHING HOUSE.

1316 Douglas Street, Omaha, Neb.

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Dr. Graves' Radical Cures.

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