

IS NECESSARILY SUSPENDED

Crounse on the Latest Phase of the Maximum Rate Law.

AFFECTIONATE LIKE ANY OTHER MEASURE

Although Really in Effect It Cannot Be Enforced Until the Questions Involved Are Finally Determined by the Courts.

LINCOLN, Aug. 1.—[Special to THE BEE.]—Governor Crounse returned from his Wisconsin trip at noon today and was at his desk this afternoon for the first time in ten days. As he had left the state for the purpose of gaining a brief respite from the arduous cares of official duty he had paid but little attention to the details of the railroad question and was therefore not prepared to express any opinion as to the merits of the many injunction cases that had been commenced during his absence.

"As I look at the matter," remarked the governor to a reporter for THE BEE this afternoon, "the law goes into effect today. It does not require any official proclamation from the governor. It is as much of a law today as it was when an executive proclamation was issued to announce the fact to the public. While I have not informed myself as yet as to the merits of the injunctions brought during my absence from the state, I am here to express the opinion that the result will be that the law, although really in effect, is necessarily suspended until the questions involved are finally determined by the courts. If the law is upheld, it will be making a general amendment in the taxation laws it would be necessarily suspended if any interested party should take out an injunction from a proper court restraining the State Board of Equalization, the county commissioners or other state officials from carrying out its provisions. The maximum rate law, I take it, would be similarly affected."

Gossip at the State House. Auditor Moore today filed with the secretary of state a new bond with the names of G. W. Holand, J. H. McClay, N. S. Harwood, E. R. Smith and Sam M. Miller, since the auditor's old bond has not been officially challenged, although it is signed by C. W. Mosher and R. S. Outcalt, officers of the defunct Capital National bank, but Mr. Moore preferred to give a new bond which should be more acceptable. It was approved by Governor Crounse.

Nathan Foddy, one of the traveling auditors appointed in accordance with the provisions of the new law, which goes into effect today, filed his bond with the secretary of state. He is now ready to make his audit of the state's new position within a few days. Chief Justice Maxwell visited the state house this afternoon in connection with business brought by the State Banking board.

Nearly all of the state officials have been served with a big bundle of injunctions restraining them from doing anything to make the new maximum rate law effective. R. R. Green of Kearney was at the state house this afternoon.

Belligerents Bound Over.

Judge Waters this forenoon entertained Attorneys McNerny and Altschuler who legal rights were involved in a case which ended in a difficult, the other day which ended in a small sized riot. The fracas occurred in McNerny & Altschuler's office, where the latter was endeavoring to settle a part of law involving a couple of dollars with a lawyer named H. E. Burcham. Burcham asserted at the trial this morning that Altschuler struck him in the face. After the scrap between the two men had continued for some time both made their way out of the room, but at the door McNerny again engaged them in a fourth party named Fitzgerald then put in an appearance and sided with Burcham. When the cruel war was over Burcham swore out a warrant against McNerny and Altschuler. Judge Waters held the two men to the district court in the sum of \$100 each.

Clothing House Closed.

SUTTON, Aug. 1.—[Special Telegram to THE BEE.]—The Methodist Episcopal church to the globe clothing house of this city temporarily closed its doors last evening with the announcement that it would be opened on Wednesday of this week. It develops, however, that the proprietor, Mr. Newmark, has given his bill of lading to Michael Stern & Co., a wholesale clothing firm of Rochester, N. Y., for the entire stock, the consideration being \$22,650.45. Mr. Newmark has been prominently identified with business interests of Lincoln for the past 16 years and has always been regarded with the confidence of his associates. He has carried a stock amounting to probably \$50,000, but has been compelled to give a bill of sale for his property on account of overstock. Hard times and collections. Last night the firm of W. M. Stover & Co. filed suit against him for \$60,38 for a bill of goods sold same time since.

Lincoln in Brief.

The Globe clothing house of this city temporarily closed its doors last evening with the announcement that it would be opened on Wednesday of this week. It develops, however, that the proprietor, Mr. Newmark, has given his bill of lading to Michael Stern & Co., a wholesale clothing firm of Rochester, N. Y., for the entire stock, the consideration being \$22,650.45. Mr. Newmark has been prominently identified with business interests of Lincoln for the past 16 years and has always been regarded with the confidence of his associates. He has carried a stock amounting to probably \$50,000, but has been compelled to give a bill of sale for his property on account of overstock. Hard times and collections. Last night the firm of W. M. Stover & Co. filed suit against him for \$60,38 for a bill of goods sold same time since.

Lincoln in Brief.

Jennie M. Burris has commenced a suit for divorce from her husband, John M. Burris, on the grounds of desertion. They were married in 1884 and John left her six years later.

Three thieves entered the residence at 1744 P street some time yesterday and stole a lady's gold watch, some jewelry and \$30 in cash. The police have been unable to find a clew to the person or persons.

Miss Marion and Mrs. Horne, two estimable ladies living in this city, were slightly injured in a runaway last evening. Both were thrown from a carriage and dashed against the stone curb with force sufficient to dent the front fenders. Two physicians today said they were in attendance and it is hoped that the two ladies will suffer nothing more serious than temporary disability.

Carl Pfleger, who is accused of a criminal assault on 10-year-old Josie Gallagher, will have his trial at 9 o'clock tomorrow morning.

VALUABLE LAND INVOLVED.

Decision Rendered in New Mexico in Which Nebraska People Are Interested.

HASTINGS, Aug. 1.—[Special Telegram to THE BEE.]—A telegram was received here today stating that the demurrer filed in the case of John B. Keedle of this city and others against the United States and others in the private land court sitting at Santa Fe, N. M., has been overruled. This action of a court with no power reversed in a case involving the supreme court of the United States is regarded as a victory for the plaintiff, especially as the argument on the demurrer admitted the facts as claimed by Keedle, and was on the legal aspects of the case.

In April, 1929, John G. Heath, or in Spanish, Juan Gids, of Booneville, Mo., made application to the emperor of Mexico for twenty-five square Spanish leagues of land in the northern part of the state of Mexico, according to found documents between two years, a colony of thirty Catholic families. This application after various formalities was granted by the council of El Paso, and the tract claimed did not extend to the claim of the plaintiff. Heath was the grandfather of Keele, who interested himself in the claim about two years ago and obtained the services of attorney from the other heirs. The land in question comprises 12,200 acres of the finest part of New Mexico and embraces several populous cities.

Prominent Farmer Shoots Himself.

WEST POINT, Neb., Aug. 1.—[Special Telegram to THE BEE.]—John Janacek, a prominent farmer living eight miles west of West Point, committed suicide by shooting himself in the breast on Monday. He died the same night. He was a prominent member of the Bohemian lodge, C. S. P. S., under whose auspices he was buried.

Work of a Minister Appreciated.

SIDNEY, Aug. 1.—[Special to THE BEE.]—A large and enthusiastic Congregational meeting was held Sunday night at Trinity Lutheran church, to act on the resignation of the pastor, Rev. E. Lee Fleck, which he

NATIONAL BANKS OF IOWA**Their Condition as Presented by the Comptroller of the Currency.****AVERAGE RESERVE HELD QUITE HIGH**

How the Democratic Leaders Will Arrange the Important Committees of Congress at the Approaching Session—New Men to the Front.

WASHINGTON BUREAU OF THE BEE, 513 FOURTEENTH STREET, WASHINGTON, Aug. 1.

The comptroller of the currency today presented a statement of the condition of the national banks of Iowa on July 12 last, exclusive of those of Des Moines. The statement is very encouraging, and shows that the banks of the Hawkeye state are in a good and safe condition. The average reserve held is 85 percent, which is above the average and above the law.

Chief Bartek of Saunders county was in the city today to take back to the scene of his exploits the housebreaker, Sam Pearson, who went through the residence of A. F. Harkness Friday night. A suit of clothes was taken at the time he was found in his possession.

Three members of the now famous class of the Fremont Turnverein have returned from Milwaukee. They bring the trophies won by the class in the national contest.

Louis D. Whelby and wife were thrown from their cart and considerably injured while out riding yesterday. Mr. Whelby was most severely injured and is now using a crutch.

Two points of the pipes of the wells that supply the city water works are so badly stopped up that they do not furnish enough water they dug at first and they are now being overhauled.

Another gang of men have been put on the ditches and excavations for the sewer pipe which will rapidly push.

Receiver Appointed for Shubert's Bank.

LINCOLN, Aug. 1.—[Special Telegram to THE BEE.]—Chief Justice Maxwell this evening appointed James Cain, cashier of the State bank of Stetina, receiver of the defunct Farmers' State bank at Shuler. When the bank suspended by reason of the defalcation of its cashier, the State Banking board recommended the appointment of George Goodell. He took charge of the bank because once he was his appointment was unsatisfactory to the creditors and stockholders, and when the time came today for the appointment of a permanent receiver, Church Howe and Frank Martin appeared before the court with petition representing over 85 percent of the stockholders asking for the appointment of Mr. Cain. After hearing the arguments on both sides the chief justice decided to appoint the Stetina cashier.

Clever Forgery Detected.

LINCOLN, Aug. 1.—[Special Telegram to THE BEE.]—W. A. Cassaday was arrested and placed in the city jail here this evening on the charge of forgery. He had formerly been in the employ of F. A. Mason, a well known contractor and builder, but had been discharged. By representing that he was still the employee of Mason he succeeded in getting engaged to the St. Louis branch of the First National bank, all for small amounts. The former checks had passed the clearing house before their fraudulent character was discovered. Several checks bearing Mason's signature were found on Cassaday's person when searched at the station.

Burlington Freight Wrecked.

TRACY, Aug. 1.—[Special Telegram to THE BEE.]—A collision occurred in the B. & M. yards here this afternoon. Freight No. 114, eastbound, ran into freight No. 117, north-bound, with both engines and force to wreck, both engines and tenders damaging a number of others. No. 117, under Conductor Cleveland, was switching and was backing down the track when she was struck by No. 114, which had just come from behind. The former engine and tender were damaged, the former having a few feet from behind. A fourth party named Fitzgerald then put in an appearance and sided with Burcham. When the cruel war was over Burcham swore out a warrant against McNerny and Altschuler. Judge Waters held the two men to the district court in the sum of \$100 each.

Sutton's New Church.

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La Freckla.

High democratic authority is had for the positive statement that William L. Wilson of West Virginia will be chairman of the house committee on ways and means, and that Joseph C. Sawyer of Texas will be chairman of the committee on appropriations. Mr. Springer will likely go upon the ways and means committee, but Mr. Holman will be relegated from appropriations and given the chairmanship of a minor committee. Louis Cochran of New York will be asked to be relieved from the ways and means and it is stated that he will head the committee on coinage, weights and measures, as Mr. Blad of Missouri is not available. This occur to me as I write how many others are of the same political faith. I do not know, but no honest pensioner need be alarmed by their activity, as they are instructed to carry out the law as construed by both administrations and nothing more.

The present practice relative to pensions is not new, but strictly in line with that hitherto prevailing. Suspensions are under section 2 of the act of June 27, and are not general administrative suspensions but of the 70,000 claims of widows, minors and dependent relatives pensioned under the same terms of the 621,000 claims allowed under prior laws for disabilities contracted in the service, and in the line of duty, and in the case of the widows, minors and dependent relatives, not such pensioners, no re-examination whatever is for a moment contemplated. *

In conclusion I might add that this administration is not hostile to the soldier who fought for the union. We are at present engaged in correcting abuses. We are pledged to make the pension roll a roll of honor, and we will continue our work fearlessly until the people who demanded this reform shall call a halt.

UNION PACIFIC RETRENCHMENTS.

Salt Lake Foundry Closed and Western Train Service Reduced.

SALT LAKE, Aug. 1.—[Special Telegram to THE BEE.]—The third and more sweeping railroad retrenchments were put in force today. The Union Pacific, which has been in continuous operation in this city since 1871, closed its doors, its man employed being laid off. All iron and steel work for the mountain division will hereafter be done in Omaha. Next Sunday the Union Pacific discontinued passenger train No. 7 and 8 west bound. Between August 15 to 19. It will report by letter to the governor of Vermont for such service as may be required of him during the encampment.

Captain David A. Lytle, ordnance department, will proceed to Sandy Hook proving grounds on official business pertaining to the ordnance department, and upon the completion of this duty will return to his present station.

First Lieutenant Ormond M. Lissak, ordnance department, will proceed from Benicia arsenal to Fort Winfield Scott, Cal., on official business pertaining to the test of certain powder for the ordnance department, and on the completion of this duty will return to his proper station.

Captain F. A. Tammes, engineer, will proceed to the globe clothing house of this city temporarily closed its doors last evening with the announcement that it would be opened on Wednesday of this week. It develops, however, that the proprietor, Mr. Newmark, has given his bill of lading to Michael Stern & Co., a wholesale clothing firm of Rochester, N. Y., for the entire stock, the consideration being \$22,650.45. Mr. Newmark has been prominently identified with business interests of Lincoln for the past 16 years and has always been regarded with the confidence of his associates. He has carried a stock amounting to probably \$50,000, but has been compelled to give a bill of sale for his property on account of overstock. Hard times and collections. Last night the firm of W. M. Stover & Co. filed suit against him for \$60,38 for a bill of goods sold same time since.

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The 3-Day

Freckle Cure

ATTENTION,

Physicians and Chemists

Ladies and Gentlemen: Mme. M. Yale, that most wonderful woman chemist, has discovered a medicine that will remove freckles from the face in twelve days. Her special formula is the secret of her success. It is a combination of the 70,000 claims of widows, minors and dependent relatives pensioned under the same terms of the 621,000 claims allowed under prior laws for disabilities contracted in the service, and in the line of duty, and in the case of the widows, minors and dependent relatives, not such pensioners, no re-examination whatever is for a moment contemplated. *

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