

SPECIAL NOTICES.

Advertisements for these columns will be taken at 50c per line for the morning and Sunday editions. For the afternoon and evening editions, 75c per line. All notices must be addressed to a numbered letter in care of The Bee. Advertisers are advised that notices will be delivered to the printer at 10 o'clock a. m.

SITUATIONS WANTED. Rates, 15c word first insertion, 10c word thereafter. Nothing taken for less than 25c.

WANTED - MALE HELP. Rates, 15c word first insertion, 10c word thereafter. Nothing taken for less than 25c.

WANTED - FEMALE HELP. Rates, 15c word first insertion, 10c word thereafter. Nothing taken for less than 25c.

FOR RENT - FURNISHED ROOMS. Rates, 15c word first insertion, 10c word thereafter. Nothing taken for less than 25c.

FOR RENT - UNFURNISHED ROOMS. Rates, 15c word first insertion, 10c word thereafter. Nothing taken for less than 25c.

FOR RENT - HOUSES. Rates, 15c word first insertion, 10c word thereafter. Nothing taken for less than 25c.

FOR RENT - STORES. Rates, 15c word first insertion, 10c word thereafter. Nothing taken for less than 25c.

FOR RENT - OFFICES. Rates, 15c word first insertion, 10c word thereafter. Nothing taken for less than 25c.

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FURNISHED ROOMS AND BOARD.

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PERSONAL.

HAIR RESTORED, FRANK BROGGIN, OFFICE with barber shop, 1511 Farnam St., specializing in restoring your hair if roots are not destroyed, stops hair from falling out and returns natural color to gray hair. Free examination every day from 9 to 12 a. m. and 1:30 to 5 p. m.

WANTED, INFORMATION OF WHEREABOUTS of Christian Bros. Jr. partner. His children are very sick. Come at once. Mrs. Mary J. Buell, Fremont, Neb. U-3917-18.

MONEY TO LOAN - REAL ESTATE. LOANS ON REAL ESTATE FOR ANY LENGTH OF TIME, from thirty days to five years. Read & Kelly, 211 Board of Trade. Warranted.

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FOR SALE - REAL ESTATE.

FARM LANDS, C. F. HARRISON, 912 N. Y. LIFE BLDG. WILL YOU BUY A SOUTHWEST FRONT, 100x130, if you will make a present of a 100x130 house on the corner of 24th and Farnam? Will sell for \$2,000.00. We want it! Come and see. A NICE HOME, 5 rooms, 1/2 bath, full bath, hot water, tile plumbing, east front, close to Farnam, near St. Joseph's. R-3182-1.

TO HOME SEEKERS. WE CAN OFFER YOU FOR \$2,500 A 7-ROOM cottage, half a block from motor on paved street, cemented, other modern conveniences, never connected, property, cash, two years ago, new, \$1,500.

Also a six-room cottage in the western part of the city for \$2,000, with all modern improvements, nice neighborhood, costing two years ago new, \$1,000.

These are owned by eastern party and are great bargains.

We have a number of other pretty modern cottages to be sold cheap on easy terms. Call on our real estate department for a list of lists of cottages for sale.

FIDELITY TRUST COMPANY, 1708 FARNAM. RE-459-18.

A FEW BARGAINS. New brick cottages and lot near 26th and Capitol avenue, only \$2,800. New brick cottage, near Farnam Park, will make a beautiful home, \$2,300. Call on our real estate department, 211 Board of Trade, for full particulars.

LOANS ON REAL ESTATE, WARRANTS, GOVERNMENT BONDS, etc. GARVIN BROS., 219 N. Y. LIFE BLDG. MONEY TO LOAN AT LOWEST RATES.

MONEY TO LOAN AT LOWEST RATES. Improved and unimproved Omaha real estate. Fidelity Trust Co., 1708 Farnam. W-371.

MONEY TO LOAN AT LOWEST RATES ON Improved and unimproved Omaha real estate. 1 to 4 years. Fidelity Trust Co., 1708 Farnam. W-372.

LOANS ON IMPROVED AND UNIMPROVED CITY PROPERTY, \$1,000 and upward. \$100 per month. Delay. W. Farnam Smith & Co., 1708 Farnam. W-373.

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YOU WILL BE HAPPY WITH YOUR LOT

Stoepel Place. BEST RESIDENCE PART OF CITY. EASIEST PAYMENTS. LOWEST IN PRICE. HEALTHY LOCALITY. BETTER LOTS. BETTER PROSPECTS THAN YOU CAN FIND ELSEWHERE.

CORNER LOTS, \$50. INSIDE LOTS, \$30. \$50 DOWN, BALANCE \$5.00 MONTHLY. SIZE OF LOTS, 30x125 FEET. BUILDING RESTRICTIONS HAVE BEEN ADOPTED THAT WILL MAKE STOEPEL PLACE A FIRST CLASS RESIDENCE DISTRICT.

NEVER AGAIN IN THE HISTORY OF OMAHA WILL YOU HAVE SUCH A GRAND OPPORTUNITY TO GET A LOT ON SUCH FAVORABLE TERMS.

STOEPEL PLACE OFFICE, 47th AND PACIFIC STREETS, OPEN EVERY AFTERNOON FROM 2 TO 5 P. M. OR CALL ON

W. A. WEBSTER, 402 BEE BLD'G. SAVE YOUR COUPONS. W. R. BENNETT CO.

FOR SALE. 40 ACRES OF LAND, THE BEST BARGAIN IN ACRE PROPERTY TO BE FOUND ANYWHERE IN OR AROUND OMAHA. FOR INFORMATION, ADDRESS

W. A. WEBSTER, 402 BEE BUILDING, Omaha, Neb., 836.

DRS. BETTS AND BETTS. Medical and Surgical Institute. E. V. DAVIS, M. D., RESIDENT PHYSICIAN.

CURE all forms of NERVOUS, CHRONIC AND PRIVATE DISEASES. We cure speedily and permanently all diseases of the sexual system, also kidney, bladder, blood, skin and stomach troubles.

WE CURE ALL FORMS OF NERVOUS, CHRONIC AND PRIVATE DISEASES. Send 4 cents for our new 120 page book. Call or address with stamp.

BETTS & BETTS, 119 South 14th St., Omaha.

DO NOT CARRY MONEY. AMERICAN EXPRESS CO. TRAVELERS CHEQUES are safer than cash. Refunded if lost. Paid anywhere in the world.

RAILWAY TIME CARD. LEAVES CHICAGO, BURLINGTON & QUARTERS. 4:45am - Chicago and Burlington Local - 9:30am

LEAVES BURLINGTON & MO. RIVER. Arrives Omaha 10:30am and leaves Omaha 11:30am. 11:30am - Chicago and Burlington Local - 8:00am

LEAVES CHICAGO, MIL. & PACIFIC. Arrives Omaha 10:30am and leaves Omaha 11:30am. 11:30am - Chicago and Burlington Local - 8:00am

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SUPREME COURT PROCEEDINGS.

Session Formally Opened Yesterday - Some Decisions Handed Down. LINCOLN, May 15. (Special to The Bee.) - Court met pursuant to adjournment. Hiatt vs Kinkaid. Suggestion of diminution of court allowed.

The following causes were argued and submitted: Baird vs Woodard; Chadron Banking Company vs Mahoney; Myers vs Mahoney; Holmes vs Hutchins, on motion; State ex rel Resard vs Whitney; Van Dorn vs Mengedoff, on motion; State vs Plainview State Bank; Nichols vs Barnes, on motion; State vs State Bank, Warren, on motion.

Following are the syllabi in cases decided: Gill against Lydick et al. Error from Burr County. Affirmed. Opinion by Chief Justice Norton.

Assignments in a petition in error not returned on in the briefs will be deemed waived.

2. Where the water of a river ceases to flow, it is not necessary to alter the channel of the stream and leaving the land dry therefrom covered by water, such as the case of the plaintiff in the case of the alteration taking place under the ownership remains according to former owners. Lammers against Koutz, 23 Neb., 245; Wiegmann against Koutz, 23 Neb., 245.

Cortelyou et al against Maben et al. Error from Holt County. Affirmed. Opinion by Chief Justice Norton.

An assignment in a petition in error that the court erred in its rulings upon the introduction of evidence offered by the plaintiff, is not sufficient to present for consideration the merits of a trial court excluding or admitting testimony.

2. A relievably bond executed for the purpose of procuring a writ of habeas corpus is not a binding obligation upon the persons signing as sureties until the same has been accepted and approved by the officer who leveled the writ. Such approval need not be endorsed upon the bond, and the relievably bond may be enforced in its own right.

3. Where the officer receiving a forthcoming bond in attachment notifies the defendant that he rejects the bond on account of insufficiency of the sureties, the defendant does not appear that the attached property was ever surrendered to the defendant, the defendant has no right to an action on such bond.

4. Where such a bond is not approved, but is rejected, the sureties are not stopped from asserting that their principal never defaulted on the attached property from the officer.

Barnes against the state of Nebraska. Error from Burr County. Reversed. Opinion by Justice Post.

In an indictment of information for larceny, the property alleged to have been stolen should be described with sufficient particularity to identify the property, and to enable the accused with reasonable preparation to meet such charge at the trial.

5. An indictment charging the accused with stealing three hogs, about eleven months old, worth about \$175, and each of the value of \$12, is sufficiently definite.

6. The term steal, as used in the criminal code, includes all of the elements of larceny as common law, and it is not error to charge that the accused stole the property of the accused guilty of stealing the property described.

7. An instruction which authorizes a conviction of larceny, although the accused took and carried away the property described, and the jury may find that the accused did not intend to convert the same to his own use, is not error, and the jury may find the owner permanently of his property, is erroneous for the reason that it omits the element of felonious intent.

Whitecomb et al against Atkins. Error from Thurston County. Reversed. Opinion by Chief Justice Norton.

Proceedings in garnishment are authorized by section 24 of the code only after judgment upon which an execution has been issued and returned unsatisfied.

2. Where the garnishee summons is issued and returned under the provisions of said section before judgment against the principal debtor, such proceedings are void, and the payment of money by the garnishee in obedience to an order thereon by justice of the peace is not a discharge of the debt, and the owner permanently of his property, is erroneous for the reason that it omits the element of felonious intent.

Whitecomb et al against Atkins. Error from Thurston County. Reversed. Opinion by Chief Justice Norton.

ADAM SNYDER'S SHORTAGE.

Commissioners Bring Suit Against the Board of the Ex-Treasurer. All of the preliminary work has been decided upon and today or tomorrow the county attorney will bring a civil suit against Adam Snyder, the ex-county treasurer, and his bondsmen for the recovery of the sum of \$4,977.35, which amount Snyder failed to account for when he surrendered the office two and one-half years ago.

Criminal proceedings were commenced against Mr. Snyder Monday in the police court, charging him with embezzlement and appropriating county funds to his private use, but as yet the case has not been set for hearing, owing to the fact that the county attorney has been busily engaged in the criminal section of the district court, where he has had to prosecute some felony cases.

Some of the county commissioners, in discussing the Snyder matter, said that they presumed that they would be blamed for not taking action sooner and thus bringing the case to the attention of the board of judgment, however, they said, and had worked for what they had considered the best interests of the county. The delay was due to the fact that there had been many promises that the shortage would be made good without any suit and without any publicity, but all promises had gone for nothing, the commissioners said, and they had been compelled to resort to harsh measures. Something like a year ago the commissioners notified the board of judgment of the shortage and at that time they promised that it would be made good within a short time.

Several meetings between the commissioners and the board of judgment, but without results, each time the bondsmen making promises, but doing nothing. The delay was due to the fact that there had been many promises that the shortage would be made good without any suit and without any publicity, but all promises had gone for nothing, the commissioners said, and they had been compelled to resort to harsh measures.

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