

NEWS OF COUNCIL BLUFFS.

MINOR MENTION.

Davis sells glass. Moore's food kills worms and fattens. Budweiser beer. L. Rosenfeld, agent. Victor hot water heaters at Bixby's. Jackson, pasture, 225 6th ave. Tel. 748. Perry pictures for sale. C. E. Alexander & Co., 45 South Main street.

QUESTION OF JURISDICTION

Interesting Question Arises with Reference to the Police Courts.

CAUSED BY JUDGE AYLESWORTH'S ACTION

Before Leaving for a Vacation He Arranges to Have Vlen and Ferrer Preside for the Space of a Week Each.

Before leaving for California Judge Aylesworth made arrangements whereby Justice Vlen should preside over the police court for the first week of his absence and Justice Ferrer for the second week. This arrangement has raised the question of Justice Ferrer's jurisdiction and it is contended that if the strict letter of the law is followed Justice Vlen alone has the right to preside over the police court in the absence of the judge.

Section 691 of the code provides that if the judge of the superior or police court is absent or unable to act the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

Section 260 of the code it is provided that in the absence of the judge of the police court or in case of his inability to act, then, during such absence, the nearest justice of the peace shall act in his stead. The question of jurisdiction in this case is a matter of some importance and it is contended that the justice of the peace who presides in the absence of the judge is not a justice of the peace for the purposes of the code.

TO TEST THE DAIRY HERDS

Fort Dodge Dairymen Ask for the Services of State Veterinarian Gibson.

FEAR TUBERCULOSIS AMONG CATTLE

State Will Be Asked to License Owners Whose Animals Are Free from Tuberculosis—The Poll Tax of Our Soldiers.

DES MOINES, July 13.—(Special Telegram.)—The leading dairymen of Fort Dodge have drawn up a petition, which will be placed in the hands of the governor tomorrow, asking for the services of State Veterinarian Gibson. The request will be made through the city council of Fort Dodge. They desire that the state veterinarian visit that locality and test the dairy herds. Ever since the question of tuberculosis has been agitated the dairymen have been plying questions as to the condition of their herds and the drawing of this petition is the initial step toward the adoption of the license system which the Fort Dodge people intend to inaugurate in their city as a safeguard to patrons of the dairymen. They will ask that the veterinarian examine their herds at different periods and to all who are free from tuberculosis a license will be issued.

A question has arisen over the state regarding the poll tax of soldiers who enlisted in the recent war. In some places it has been held that a soldier of the Spanish-American war was not compelled to work poll tax; other localities have held that he did. It was also claimed that some of the soldiers were members of the Iowa National guard before enlisting and that this alone would place them on the exemption list. Adjutant General Byers today ruled that no soldier enlisted for war or who served as a member of the guard before enlisting is exempt from poll tax. He has joined the Iowa National guard since the reorganization. It is held that all soldiers were mustered out of the state and United States service.

Articles of incorporation were filed with the secretary of state today by the Theodore Slingt. Granite company, capital \$20,000, of Durant, Ia.

The monthly report issued by the Des Moines clearing house today shows the remarkable fact that the aggregate of deposits in the thirteen banks of the city has increased from \$2,538,224 on January 1, 1898, to \$12,584,318 at this time, an increase of \$10,046,094, almost 100 per cent. The increase has been steady as well as rapid.

Ottumwa Gets a Big Factory. OTTUMWA, Ia., July 13.—(Special.)—That Ottumwa will get the Dorman Manufacturing company of Carrollton, Mo., is now an assured fact. Secretary J. C. Brownhall and J. H. Brookover, also a member of the manufacturing company, were in the city Tuesday and signed the contract. The factory will be given a bonus of \$45,000 and the land free. The citizens will have to raise \$30,000 from the Richards land in South Ottumwa, which will be the site of the new enterprise. In order to secure the manufacturing company the tract of land in the amount will be immediately taken up by the soliciting committee.

General Black at Clear Lake. CLEAR LAKE, Ia., July 13.—(Special.)—Dr. Fairall, corresponding secretary of the Epworth league assembly of the northwest, to be held here July 27 to August 7, received a telegram today from General John C. Black of Chicago, the noted union general and ex-commissioner of pensions, accepting the invitation to speak at the assembly. He will be accompanied by his wife and daughter. The assembly will be held at the campfire August 7, at 8 p. m.

Picnic and Shoot at Dunlap. DUNLAP, Ia., July 13.—(Special.)—The marksmen of Dunlap and vicinity have decided to hold a picnic and shoot in a shady spot about one and one-half miles from Dunlap on Sunday, July 16. They have arranged to present their friends right royally and have arranged for free transportation of the shooters to the grounds and also to serve refreshments. The shoot will be under the management of F. A. Dean and a good day's sport will be provided.

Disease Among Iowa Cattle. DURBUQUE, Ia., July 13.—Dr. Gibson, state veterinarian, was here yesterday and visited the farmers whose stock is supposed to have been affected with rabies. He found the disease in a cow, a pig and a dog, which has symptoms closely resembling hydrophobia. It is caused by too heavy grass feeding.

Automobile Mail Carriers. Experimental Trials Conducted by the Postmaster at Buffalo.

Postmaster Dorr of Buffalo has been experimenting with an automobile in the local postal service and has met with encouraging results. The trials of the new vehicle seem to demonstrate that much time can be saved by the use of automobiles in collecting the mails in large cities. In the first trial the mail was collected from forty boxes on a route eight miles long in an hour and thirty minutes. The usual time with horse and wagon is over three hours.

Trailer is sure of having a station on the new railroad, the Iowa, Milwaukee and western. The desired amount has nearly been pledged by business men and farmers. A crew of men have arranged to begin work on the grade. This new road will give Traer new facilities for business.

Hubinger Brothers expect to erect at once at Keokuk a building especially adapted for the automobile business. They will duplicate of the building utilized at New Haven, Conn., which is a model of its character. It will be built of brick, will be five stories in height and 40x50 feet in dimensions.

Burlington people have raised \$30,000 of the \$100,000 which they are asked to subscribe in stock in order to secure a new railway that will run north from that city and penetrate new territory. At least \$15,000 more is said to be easily in sight, but it will not be until scratching to dig up the \$50,000 deficit.

A fine portrait of J. B. Howell was received by the Iowa State Historical department on Thursday from Mrs. Howell. Mr. Howell was United States senator from Iowa in 1870. He was afterward made a war claim commissioner by President Grant. He died in 1880. His home was in Keokuk, Ia., and he was buried in Keokuk.

Members of the old Iowa cavalry have received notice that the next reunion of the regiment will be held at Centerville October 11 and 12. The Thirty-sixth Infantry will meet at the same time and will add to the enjoyment of the occasion. The people of Centerville say that they will spare no pains to provide for the comfort and entertainment of the veterans of the civil war and the old soldiers anticipate a very pleasant reunion.

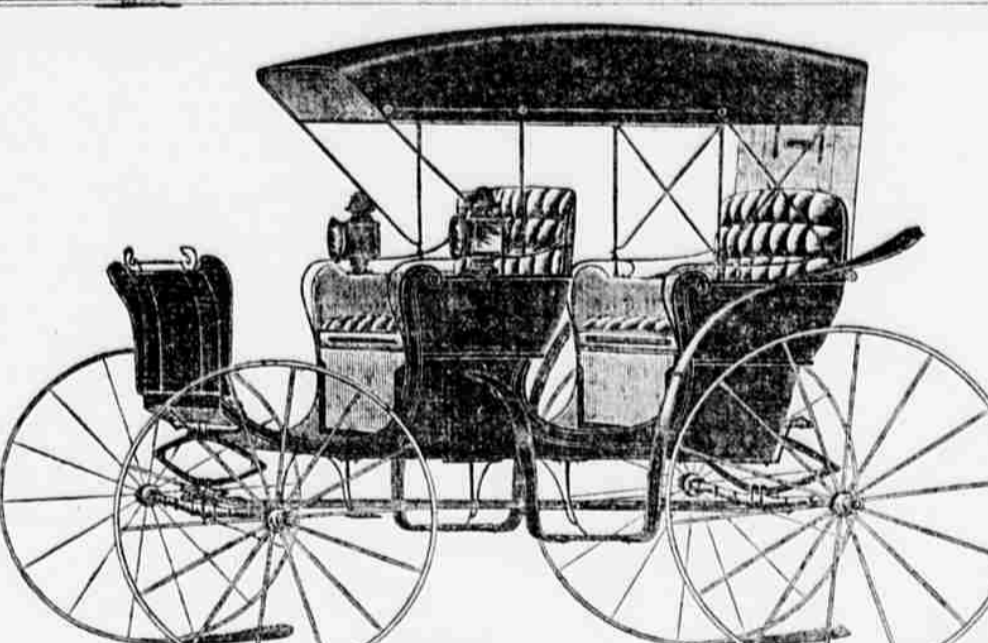
Port Madison policeman arrested a sleep-walker a few nights since who had wandered away from home in his night clothes. "Surely, you are not going to lock me up," said the sleep-walker. "I can't be held responsible for the condition you found me in; I am a somnambulist." "It doesn't make any difference what church you are a member of," said the officer. "You can't walk the streets of Port Madison in your shirt-tail if you belong to all the churches in the city."

How He Won Her. He was a bright young chap, relates the Washington Star, and well worthy of regard, even if the father of "the dearest object on earth" to him, who, by the way, is a successful insurance man, did think he was well suited to the girl. The girl, however, did not think as her father did, which was a deal of consolation in a time like that, over the paternal opinion, and sat up many evenings devising ways and means to secure a reviving visit from the young man, of course, never the father of the subject, but the girl was brave, and whenever there was an opportunity she put in a plea for the defense. At the last talk the father had told his daughter that the young man never would set the world on fire, and she reported this along with other remarks

METCALF'S SEMI-ANNUAL CLEARING SALE

All Men's, Boys' and Children's Spring Suits to be closed out at Clearing Sale Prices. Those who have purchased Clothing of us at these sales know what this means—"Clothing Sale Prices." We ask those who have not taken advantage of these sales before to call and examine our goods and prices. Ask to see our \$6.00 MEN'S SUITS.

METCALF & METCALF 17-19 Pearl—18-20 Main Street, Council Bluffs.



HENRY H. VAN BRUNT, Council Bluffs, Iowa.

IN ORDER to be right you want a Van Brunt surrey to ride in the Fourth. Order today and get the best value for your money. Try one

Advertisement for Tom Moore and Henry George cigars, distributed by John G. Woodward & Co., Council Bluffs, Iowa.

Advertisement for Kodol Dyspepsia Cure, a digestive aid for various ailments.

Advertisement for Junius Brutus cigars, 10¢ per cigar.

Advertisement for Denver Great Rock Island Route Buffet Library Cars, Best Dining Car Service.

Advertisement for Nebraska Sod House, located on the Bluff Tract.

Advertisement for Monopoly of Glue Business, Organization of the United American Company with a Capitalization of \$25,000,000.

Advertisement for N. P. Dodge & Co., Council Bluffs, Iowa, featuring a removed Undertaker.

Advertisement for Real Estate for Sale, featuring a beautiful property on 25th Street.

Advertisement for Life Insurance Policies Bought For Cash or Loaned Up.

Advertisement for Welsch burners at Bixby's Tel. 193.