

PLANS FOR KEARNEY SCHOOL

George A. Ber... of Beatrios to Design the Proposed Structures... DORMITORY REPAIRS ARE UNDER WAY

Injunction Against Bankers' Union of World is Modified and Continued Until Next Session of the Court.

(From a Staff Correspondent.) LINCOLN, March 2.—(Special Telegram.)—George A. Berthelof, who is superintendent of the construction and make the plans for the new State Normal school to be erected at Kearney, Neb., will receive for his services 3 1/2 per cent of the appropriation of \$20,000. This was decided by the State Board of Education at a meeting which lasted nearly all day.

Besides Mr. Berthelof there were three other contractors who appeared before the board... The plans and specifications will be reviewed by the state architect and a committee composed of Superintendent Fowler, Rev. Luden and Treasurer Mortenson.

The board accepted the resignation of G. I. Wilhelm, engineer in charge of the work, and promoted the assistant, H. D. Jackman, to fill the vacancy.

Continue Bankers' Union Case.

The hearing of further arguments in the case of the Bankers Union of the World has been continued until the next sitting of the court, consequently the injunction against the company will operate until that time and until a decision is reached. Today the superintendent issued the order: "It is ordered that the sheriff of Douglas county, hereinafter appointed temporary receiver and custodian of the property, books and papers and assets of the defendant association be directed to turn back to said association all such property, books, papers and assets as have come into his possession except moneys collected by him, or being a proper receipt therefor. He is further ordered to retain in his hands the moneys collected by him as such temporary receiver and to file in this court a full and complete report of his doings as such temporary receiver by the next sitting of this court. The injunction heretofore issued and as herein modified, to continue in force until the further order of the court. The further hearing on the application for confirmation of the report of the referee and for judgment thereon and of the objections and exceptions to such report is continued until the next sitting of the court."

Union Pacific Vindicated.

By an order of the supreme court, based on a decision handed down at its last sitting, the Union Pacific Railroad company has just paid out \$10,000 of which sum \$3,000 was for the value of a company, the company tried to secure from Mrs. Sarah N. Stanwood for \$15,000. The remainder of the amount was for interest and incidental expenses.

The case was once before tried in the supreme court and decided in favor of the company. A rehearing was granted upon the point of whether the valuation of certain lots could be based on independent sales. And it was upon this point that the company lost, but, the former judgment of the court was reversed and the decision of the lower court being affirmed. Commissioner Roscoe Pound wrote the opinion in the present case before leaving the bench and since that time the opinion has been in the hands of the court.

The lot over which the suit originated was owned by Mrs. Stanwood and is situated on the corner of 16th and F streets.

Don't Risk a Penny, Get Well First.

For 30 years I've been a physician... I have treated nearly two million cases! Surely you'll admit that such experience must have taught me some certainties. And, all that I know of disease and cure—all that I have proven to be worth knowing—is condensed in my six books for the Sick. Write for a free copy today. They tell of my great discovery that practically all diseases can be permanently cured through the Sympathetic Nerves. Not the nerves we feel with, see with, hear with, but the inside nerves. It is these that unconsciously operate the vital Organs—the Heart, Liver, Kidneys, Brain, etc. When the inside nerves get run down, that Organ which is weakest in the body and that throws its work upon the other Organs. These organs in turn become affected through overwork and, scarcely any case is found without some nervous trouble. I proved it useless to doctor the individual Organs themselves while the Nerve-Force of the human mind at full capacity. Remedies temporarily deadened the pain but increased distress afterwards. Tonics revived the drooping powers, only to insure relapse so soon as the stimulus was withdrawn. Of what use to hourly move ahead the hands of a watch if its mechanism be seriously weakened? There is but one sensible thing to do, viz.—stiffen up the mainspring. That is what my new, famous, prescription—Dr. Shoop's Restorative—does. It acts directly upon the sympathetic Nerve Centers just as steam acts in an engine. It provides, through these inside nerves, the power to make the weakest organ do its duty. It enables weak organs to cast off their clogging waste matter, and to repair their worn tissues. It gives the system the power to fully operate them was lacking. It will produce enough new matter that will keep itself running without further help. So sure am I of this Restorative that I authorize certain druggists everywhere to supply it on a month's trial, practically all who write me for that privilege. To supply it at my expense if it fails to benefit, at your expense if it cures. The cost is but \$2.50 for six bottles, including my professional help during treatment. Could anything better prove my faith in this system, than this voluntary test? Could anyone furnish you better grounds for confidence? Write for my book, which tells how to cure diseases permanently. Write for it today—now, you can't get well too soon. Just specify which of the six you need. Book 1 on Dyspepsia. Book 2 for Women. Book 3 on the Kidneys. Book 4 on Rheumatism. Book 5 on the Lungs. Book 6 on Asthma. Address Dr. Shoop, Box 562, Racine, Wis. Dr. Shoop's cases often yield to one bottle of Restorative. All druggists carry it. But all druggists do not supply it on a month's trial. You must write to me for that.

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Dr. R. Kerr completes his 54th year today and will retire from the presidency of the college and a half of chancellorship in a growing institution that demands all through the hands of its executive, has left upon his face and figure the marks ordinarily found on a man much older in years. One of the attending physicians is quoted as saying that he has never seen so trapped up in the business of the college as President Kerr before his sickness that even now it seems impossible for him to turn his mind to lighter things or to rest. This fact is regarded as a most serious impediment in the way of his immediate recovery. The physicians, however, still continue to believe that a change for the better will begin soon.

Bellevue College.

Rules on Telephone Case.

FREMONT, Neb., March 2.—(Special.)—Judge Reeder today sustained the motion of the independent telephone company to restrain the city from taking down its poles and wires, to strike out a considerable part of their petition. The sections which the court held immaterial set out the mode of construction of the plant; that the rates fixed by the ordinance are insufficient to pay the running expenses and that a large majority of the patrons of the company petitioned the council to amend the ordinance and allow the company to raise the rates; also that the present rates are just and reasonable. The only question now in the case is whether or not the city has the right to fix telephone rates and in case of a violation of the ordinance fixing the rates can, in accordance with the terms of the ordinance, remove the poles and wires from the streets. The case will probably be heard next week and should the city win, as the decision of Judge Reeder would indicate, the company will probably appeal to the supreme court.

Bellevue College.

Search Warrant Locates House.

DAVID CITY, Neb., March 2.—(Special.)—For some time the citizens of Rialto City, a prosperous village in the west part of the county, have been suspected that intoxicating liquors were being sold by parties who were not licensed. Early yesterday morning a search warrant was sworn out before County Judge Stiles and delivered to Deputy Sheriff Varn. The officer succeeded in finding a small quantity of "booze" and arrested Norman Sorenson. The trial is set for next Friday, Sorenson having given bond in the sum of \$500 for his appearance at that time.

Bellevue College.

Pleads Guilty to Theft.

PLATTSBURGH, Neb., March 2.—(Special.)—In district court today the young man from Omaha who gave his name as Gray Yates pleaded guilty to the charge of theft of a watch. He was sentenced to ten days in the county jail. When arraigned in court Charles E. Holmes pleaded not guilty to the charge of perjury. In the case of Hesse Webb against the Chicago, Burlington and Quincy Railroad company to collect the sum of \$600 damages for the death of her husband, who fell from the new Burlington bridge at that point, causing his death, the court found for the defendant.

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