

CHARGE AGAINST MAJORITY

Alleged Violation of Public Trust Laid to Lobeck and Withnell.

INVESTIGATING COMMITTEE REPORTS

Accuses Comptroller and Building Inspector of Collusion with Contractors and Completely Exonerates City Engineer.

Violation of official trust is the charge preferred against City Comptroller Charles O. Lobeck and Building Inspector Charles H. Withnell, majority members of the Board of Public Works, by the council committee which investigated the charges relating to the paving specifications coming under the jurisdiction of the board.

The report of the committee was submitted to the board at a special meeting late yesterday afternoon. It was received by a vote of 7 to 1, O'Brien voting no and Councilman Back being absent.

Whether the comptroller and building inspector acted wittingly or unwittingly in their inclination to please the contractors, the committee does not attempt to say. It gives its reasons for the conclusions reached in the report.

When the council convened Back, Huntington and O'Brien were absent and Councilman Nicholson presided. A call of the house, O'Brien and Huntington were secured and appeared, but Back was reported out of the city. In the testimony given, his name was mentioned as one of the parties who had been present on an occasion at a conference of Lobeck, Withnell, Murphy and Grant in Murphy's office.

Full Text of Report.

OMAHA, Neb., March 16.—To the City Council of the City of Omaha: Your committee appointed for the purpose of investigating the alleged violation of the Public Trust in the matter of passage and adoption of specifications for paving for 1904, met and organized pursuant to a resolution authorizing their appointment on February 20, 1904, and begs leave to report as follows:

First: That said committee at the conclusion of its investigation, and in view of the fact that there were no charges against any member of the Board of Public Works and because, under the terms of the resolution by which the committee was appointed, the principal object of said committee was to enlighten the council in reference to paving specifications submitted to the committee, it is recommended that the committee be discharged.

Second: That said committee, in view of the fact that there were no charges against any member of the Board of Public Works and because, under the terms of the resolution by which the committee was appointed, the principal object of said committee was to enlighten the council in reference to paving specifications submitted to the committee, it is recommended that the committee be discharged.

Third: That said committee, in view of the fact that there were no charges against any member of the Board of Public Works and because, under the terms of the resolution by which the committee was appointed, the principal object of said committee was to enlighten the council in reference to paving specifications submitted to the committee, it is recommended that the committee be discharged.

Fourth: That said committee, in view of the fact that there were no charges against any member of the Board of Public Works and because, under the terms of the resolution by which the committee was appointed, the principal object of said committee was to enlighten the council in reference to paving specifications submitted to the committee, it is recommended that the committee be discharged.

Fifth: That said committee, in view of the fact that there were no charges against any member of the Board of Public Works and because, under the terms of the resolution by which the committee was appointed, the principal object of said committee was to enlighten the council in reference to paving specifications submitted to the committee, it is recommended that the committee be discharged.

Sixth: That said committee, in view of the fact that there were no charges against any member of the Board of Public Works and because, under the terms of the resolution by which the committee was appointed, the principal object of said committee was to enlighten the council in reference to paving specifications submitted to the committee, it is recommended that the committee be discharged.

Seventh: That said committee, in view of the fact that there were no charges against any member of the Board of Public Works and because, under the terms of the resolution by which the committee was appointed, the principal object of said committee was to enlighten the council in reference to paving specifications submitted to the committee, it is recommended that the committee be discharged.

Eighth: That said committee, in view of the fact that there were no charges against any member of the Board of Public Works and because, under the terms of the resolution by which the committee was appointed, the principal object of said committee was to enlighten the council in reference to paving specifications submitted to the committee, it is recommended that the committee be discharged.

Ninth: That said committee, in view of the fact that there were no charges against any member of the Board of Public Works and because, under the terms of the resolution by which the committee was appointed, the principal object of said committee was to enlighten the council in reference to paving specifications submitted to the committee, it is recommended that the committee be discharged.

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Twelfth: That said committee, in view of the fact that there were no charges against any member of the Board of Public Works and because, under the terms of the resolution by which the committee was appointed, the principal object of said committee was to enlighten the council in reference to paving specifications submitted to the committee, it is recommended that the committee be discharged.

AFFAIRS AT SOUTH OMAHA

Real Estate and Building Show Most Healthy Condition.

PROSPECTS GOOD FOR A LIVELY SUMMER

Business Men in All Lines Encouraged by Present Activity and Outlook for the Entire Coming Season.

A busy season is expected this year in the building line, also in the real estate business. Dealers in real estate say that inquiries are coming in every day, and that a day seldom passes without a transaction of some kind.

Merchants here look forward to a prosperous spring and summer trade. With the building of the O street viaduct, the laying of additional tracks in the yards and the grading and paving of Railroad avenue, the city will be filled with workmen and business men naturally tending to benefit thereby.

Uncle Jimmy Scott Reached Home. Percy Ambler, chief of the fire department at the Union Stock yards, returned home last night from a Crawfordville, Ind., where he went with Uncle Jimmy Scott, the veteran gate tender at the yards.

Nebraska Blind Children. The children from the Nebraska School for the Blind will give an exhibition of their work under local auspices on Friday evening of this week at Ancient Order of United Workmen temple.

Deadwood Authorities Seek to Discover the Identity of Dead Woman. The body of a woman lying face downward in Deadwood Creek, and upon arrival in the city notified the authorities who brought the body to town.

Chemicals Hinder Firemen. CHICAGO, March 16.—Fire started this afternoon in the four-story building at 82 Lake street, between Wabash and Dearborn streets.

Machinery Warehouse at Aberdeen. ABERDEEN, S. D., March 16.—(Special Telegram.)—John McArthur & Son's machinery transfer warehouse was burned here this morning, together with the stock.

Heard on Saloon Case. FERRIS, S. D., March 16.—(Special Telegram.)—The supreme court today granted the order to show cause in the case of Burke against Collins, from Hand county, and has placed the case on the calendar for hearing, setting Wednesday of next week for the arguments.

Ranchmen to Fight Irrigators. LARAMIE, Wyo., March 16.—(Special.)—The ranchmen of North Park, Colo., are up in arms and will this spring fight the numerous irrigation and other concerns that have in years past appropriated almost all of the water of the streams heading in that section and which supply water for irrigation in Fort Collins, Greeley and other colonies on the plains.

Justifies Killing of Indian. LANDER, Wyo., March 16.—(Special.)—United States Commissioner Johnson, who is here on a tour of inspection, has today weeded a Shoshone Indian who was shot down by William Washington, a member of the Indian police force, a few days ago, held that the killing was justifiable, and Washington was discharged.

Cody Incorporates Coal Company. CHEYENNE, Wyo., March 16.—(Special.)—Cody's Wyoming Coal company, the first of several big enterprises to be undertaken in this state by a syndicate of New York and London capitalists formed by Colonel W. F. Cody a short time ago, was incorporated here today.

Lander Man Commits Suicide. LANDER, Wyo., March 16.—(Special.)—Nick Vandell, a respected citizen, was found at his home with the top of his head missing. Vandell had attempted to shoot a 25-35 rifle and had been dead some time before the fact became known.

Mrs. Murphy Loses Case. CHICAGO, March 16.—The petition of Mrs. Annie Murphy to be declared the lawful daughter of the late Baron von Glahn was denied today by Judge John N. Hart. Mrs. Murphy had been claiming a reduction in the inheritance tax, she having shown a mustered record of service on the question whether church records in Brooklyn, N. Y., had been altered to show a mustered record of service between Baron von Glahn and the mother of Mrs. Murphy. The court upholds a subsequent marriage.

Charged with Receiving Money After Institutions Are Insolvent. SIOUX CITY, Ia., March 16.—W. E. Brown, president of the First National bank of Storm Lake, and a partner in the Farmers' and Merchants' bank at Lynn Grove, the Farmers' and Merchants' at Sioux Rapids and the Bank of Royal, was indicted today by the Buena Vista county grand jury on eight counts for receiving money after he knew the banks were insolvent.

Preparing for Labor Trouble. IOWA CITY, Ia., March 16.—(Special.)—Union labor in the city made plans last night for the first time since the organization of the Employers' Protective association, what position it would assume after April 1, when the new wage scale goes into effect.

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DR. SCHELL WINS HIS SUIT

Minister Brought Action to Recover Damages for Libel.

DR. CHARLES PARKHURST IS A DEFENDANT

Suit Grows Out of Charges Made in Church Publication Impugning the Motives of the Plaintiff.

BOSTON, March 16.—A superior court jury today returned a verdict in favor of Rev. Dr. E. A. Schell of Chicago, formerly general secretary of the Epworth league, in his suit for libel against Dr. Charles Parkhurst, editor, and the Boston Wesleyan association, publishers of Zion's Herald. The jury fixed damages at \$1,000.

The suit arose over statements printed in Zion's Herald in 1899, regarding the publication by Dr. Schell in collaboration with E. O. Excell, a composer of Chicago, of a sacred song book for the use of the Epworth league.

The alleged libel was contained in statements that Dr. Schell was dishonest and had utilized his position in the church for his personal gain. The defense was a general denial of the allegations, and a claim that the published statement was true and privileged.

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REPUBLICANS AT WEBSTER CITY INSTRUCT FOR GOVERNOR FOR DELEGATES.

WEBSTER CITY, Ia., March 16.—(Special Telegram.)—The Hamilton County republican convention met in this city this afternoon. The delegates to the state convention were instructed for Governor Cummins and A. B. Funk for delegates at large to the national convention and the congressional delegates for Connor.

Sibley Municipal Ticket. SIBLEY, Ia., March 16.—(Special Telegram.)—This evening at a citizens' caucus, attended by over 200 voters, the following municipal ticket was nominated: Mayor, W. C. Garberson; councilmen, Cad. Morrison, W. B. Stevens, Elmer Stamm; treasurer, Ed Bailey; clerk, Horace Lemon; assessor, John Debois.

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