

TORN ENVELOPE TELLS TALE

Receipts of Belated Bid Shows Up the World-Herald.

CITY CLERK IDENTIFIES DATES

Shows Stamp of Time Printing Hides Were Received, Which Shows From Under Main Contention.

The introduction of the torn envelope which originally contained the belated bid of the World Publishing company for the official printing of the city of Omaha for the ensuing year as evidence in the trial of the mandamus suit brought by the World Publishing company to compel the city clerk to distribute The Omaha Evening News as the official paper explained a bomb in the trial of the case Monday before Judge Bostick and caused considerable chagrin on the part of the attorneys for the city and the World-Herald, and, in common parlance, knocked the pins from under one of their main contentions in the suit.

The envelope was introduced shortly before the taking of the adjournment for the noon recess and City Clerk Butler, on the stand, testified that it had contained the bid of the World-Herald and that the filing marks on it are official in character. A stamp on the envelope are figures showing that it had been received at 10 a. m. on July 1, 1908, fifteen hours after the time designated in the official advertisement calling for bids for the official printing had expired. Another stamp on the envelope showed that it had been received a second time at 1 o'clock a. m. on July 2. The envelope had been torn open across the end and resealed by pasting a strip of paper across it. The city clerk testified that he did not recall it and that it had not been revealed in his office.

The mutilated envelope was offered in evidence to show that the bid of the World-Herald was not filed with the city clerk in accordance with the official advertisement inserted in the present official paper of the city, the Omaha Evening World-Herald.

CITY CLERK ON STAND

The mandamus suit was called for trial at 10 o'clock, W. J. Connel representing the Bee, the plaintiff in the suit; City Attorney Burman representing the city council, defendant, and J. F. Stout representing the World-Herald. City Clerk Butler was the only witness placed on the stand during the morning session, court adjourning at noon until 2 p. m.

From official records in the office of the city clerk and from oral testimony given by the official, it was established that the clerk was instructed by the council to advertise for bids for the official printing. In conformity with this resolution he advertised in the official paper, designating that all bids must be in the hands by 5 o'clock on the afternoon of June 30, 1908. The bid of The Bee was on file before the clerk at all bids must be in his hands by 5 o'clock on the afternoon of June 30, 1908. The bid of The Bee was on file before the clerk at all bids must be in his hands by 5 o'clock on the afternoon of June 30, 1908.

THAT RECESS SESSION

The attorneys for the defense let it be known in their opening statement to the court that their main contention will be that the meeting of July 1 was not the first meeting, but was a recess session of the meeting of June 30, and that under the charter the contract for the official printing could not be let at that time, because the charter specifies that the contract shall be let at the first meeting in July. The plaintiff will meet this argument by showing that the meeting of July 1 was a regular meeting; that regular business, under the existing of the city charter, was transacted, and that, therefore, the July 1 session of the council was the first meeting in the month.

WOMEN VOTE INTERURBAN TAX

IOWA FALLS, Ia., Aug. 10.—(Special.)—Twenty-three women voting for an interurban tax of 5 per cent disprove that "23" is always a hoodlum, for the tax carried by a big majority. These twenty-three Eldora women may be said to be the pioneers in legally voting at an election in Iowa, for their votes were probably the first cast after the decision of the supreme court of the state in which it was held that women may vote when any question involving the increase of taxation is at stake. The court, in passing on the question, holds that women cannot be denied the right of the franchise when the question of taxation is involved, under the present statute.

SLABAUGH OUT OF THE RACE

Withdraws from Primary Contest for Nomination as County Attorney.

W. W. Slabaugh, formerly district judge and county attorney, has withdrawn from the race for county attorney for the reason, as he states it, that there are others far more anxious to be prosecuting attorney than he is. Slabaugh, who also filed for the nomination, pulled out immediately following the closing of the filing period, and with the withdrawal of Judge Slabaugh there remain but four candidates on the republican ticket for the nomination. These are James C. Kinler, Albert P. Sherry, T. A. Hollister and Henry G. Meyer.

"If a man does his whole duty, fearlessly under his oath and the law and does not simply draw his salary and follow the line of least resistance, it means a great sacrifice to his private business, and for such an officer there is little encouragement and much criticism," says Judge Slabaugh. "I believe, like Roosevelt and my party, national, state and county, in doing things, not words, count."

GIRL WITH THE GLASSY EYE

Lucy Turns the Blind Lamp on Mame and Her Chem, Beating Them to It.

Two perfectly lovely girls were standing on the corner of Sixteenth and Farnam streets, one evening waiting for their gentleman friends.

"Say, look there," said one. "What'dy think o' that? There's a girl carrying a cigarette in her hand, lighted too, right out on the street. My, what a nerve! She ought to be pinched."

DRESSERS GRANTED DIVORCE

Case of Prominent New Yorkers is Quietly Heard at Sioux Falls.

SIoux FALLS, S. D., Aug. 10.—(Special Telegram.)—Mrs. Daniel Leroy Dresser, who last fall established a residence in Sioux Falls, was today granted an absolute divorce from Daniel Dresser, president of the Shipbuilding trust and of the Trust Company of the Republic of New York City. The divorce was granted by Judge Frank B. Smith of Mitchell, sitting in the state district court in this city in place of Judge Joseph W. Jones, the regular judge, who is on a trip to Europe. The decree was granted Mrs. Dresser on the ground of desertion. The question of alimony did not enter into the case so far as the court records disclose, this feature evidently having been adjusted out of court. At the hearing before Judge Smith, Mrs. Dresser was represented by United States Senator Klittridge of Sioux Falls, while C. W. Gould of the New York bar and E. R. Winsor of Sioux Falls represented Mr. Dresser. The decree was granted immediately after the hearing. Mrs. Dresser, it is stated in her behalf, is not yet ready to discuss her future plans. She has lived very quietly since taking up her residence in Sioux Falls and not until nearly four months after she arrived in the city was her presence discovered.

WANT MARTIAL LAW DECLARED

Citizens of Birmingham Appeal to Governor Following Assault on Train.

BIRMINGHAM, Ala., Aug. 10.—More than three dozen arrests have been made in connection with the shooting into a train bearing strike breakers and soldiers near Biocent early Sunday morning, in which three men were killed and fifteen hurt. Many citizens of Birmingham are calling on the governor to declare martial law in the mining district, so that the strikers can be dispersed, and where "leaders are giving advice that is inclined to be inflammatory, they can be deported from the state or locked up in jail."

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BUILDING FOR CORN SHOW

New Structure Talked Of Instead of Auditorium.

LATER STILL NOT IN CONDITION

Building Committee of National Exposition is Not Worried Over Completion of the Auditorium.

Instead of using the Auditorium for the National Corn Exposition the management may build a temporary structure on the order of the Transmississippi exposition buildings as the main office and one or two small buildings for the industrial exhibits. These structures with the alfalfa palace will give the exposition from 200,000 to 250,000 feet of floor space, which is much more than the Auditorium will furnish for the big exposition.

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BYMEN FROWN ON COUSINS

Law of Several States Give Lovers a Merry Chase.

TWO EMMYS AT THE ALTAR

One from Omaha Seeks License in Vain in Kansas and Other Comes to Omaha and Becomes a Wife.

Here is the story of two girls named Emmy—both good and pretty, one from Omaha looking for a place to get married in Missouri and the other from Sioux City, who succeeded in being married in Omaha. Emmy Gray of Omaha—according to the address she gave in Kansas City—spent Saturday, Sunday and Monday there trying to get a license to marry her cousin, William C. Hoffman—who told them in Kansas City that he also was from Omaha. Miss Gray and Mr. Hoffman arrived in Kansas City Saturday morning and began looking for information.

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