

FAIR DATES PLEASE IOWANS

First Week in August Satisfactory to Members of State Board.

LITTLE CHANCE FOR DEEMER

Hawkeye Jurist Will Not Be Appointed Supreme Judge, but Friends Are Complimenting Him.

(From a Staff Correspondent.)

DES MOINES, Dec. 5.—(Special.)—Members of the State Board of Agriculture are well pleased with the fixing of dates for the Iowa state fair next year. Iowa has long laid claim to the last week of August as its date for the state fair. Long ago it was thought necessary to have the fair late in the year and the early date was not wanted. Iowa has had an early date for many years and finds it profitable because of a better chance for good weather.

Secretary Simpson and President Cameron returned from the meeting in Chicago yesterday and are preparing for the annual meeting of the state board this week. The action of the association at Chicago in revising the classification of live stock and adopting a uniform one, meets with approval in Iowa, for the classification adopted is substantially that which Iowa now has, only the low fair is classified even farther than that proposed.

Commenting on Tuesday the annual meeting of Iowa agricultural interests will begin, The State Department of Agriculture will meet and there will be re-election of officers and directors. It is not anticipated there will be any material change in the board of agriculture. The annual report will show that the last state fair, despite two very bad days, was profitable and that there has been a vast expenditure of the money made. During the week the corn show will be in progress, also the annual show of the State Horticultural society, the meeting of that society and the Park and Forestry association, the meeting of the Iowa Corn Growers' association, the Corn Belt Meat Producers' association and the Iowa Breeders' association. It will make of the week the big one in Iowa agricultural news.

Attorney General is Praised.

Attorney General H. W. Byers has received, with some measure of notification of the resolutions that were adopted by certain clubs of business men in Council Bluffs, commending him for his part in the trial of the Robbins case recently. The West End Improvement club and the Fifth Ward Improvement club both passed resolutions thanking him for having taken part in the case on behalf of the state. It is understood that even some of the attorney general's personal friends criticized him for manifesting so much interest in the case, and it is gratifying to the rest of the state to learn of the action taken. The attorney general was drawn into the case on the direct request of the federal authorities, who wanted him to appear there and personally conduct the case.

Iowa Mass Stands No Show.

Frankly it is learned that there is no probability whatever of the selection of any Iowa man for a place on the United States supreme bench. The action of the local bar association in having the name of Judge Deemer brought to the attention of the president was more as a complimentary matter than otherwise, though there is no doubt that the bar recognizes Deemer as a man of the place. It is stated, however, that in view of the fact that the aged Judge Brewer is on the bench from the Eighth district no one will be taken from this district to fill the vacancy.

Road Suggestion is Approved.

Governor Carroll has received a number of letters approving his suggestion of a change in the Iowa law to permit making the highways narrower than at present. One correspondent has figured it out that at least 40,000 acres of land could thus be redeemed. The plan is to have all the lanes made narrow and not permit the making of highways which grow up to weeds.

Railroad Cases Considered.

The following cases were filed in the office of the Board of Railroad Commissioners during the week ending December 2: J. A. Gilmore, Des Moines, against express companies. Complaint concerning discrimination in milk and cream rates. John H. Taff, Cedar Rapids, against express companies. Complaint concerning delay in transit. Des Moines, against railroad. Complaint concerning failure to furnish refrigerator car service. E. G. Wylie, Des Moines, against Missouri Pacific and St. Louis railroad. Complaint concerning delay in transit. E. G. Wylie, for Dodd Steel and Iron company, Des Moines, against Chicago & Northwestern railroad. Complaint regarding loss in transit. Citizens of Auburn, Ia., against Chicago & Northwestern railroad. Complaint with reference to freight service. Citizens of Ladora, Ia., against Rock Island railroad. Complaint with reference to freight service. Hawkeye Oil company, Mason City, against Chicago & Northwestern and Chicago, Minneapolis & St. Paul railroads. Complaint concerning refusal to accept oil shipments. E. G. Wylie, Des Moines. Application of rule 10, Iowa classification. Mrs. Mary Chambers, Boone, against Chicago & Northwestern railroad. Complaint concerning depot facilities at Ogden, Ia.

Cases Closed by Board.

The following cases were closed during the week: L. M. Loventhal, Mt. Airy, against Chicago, Burlington & Quincy railroad. Complaint concerning charge made for carrying invalid's chair. Charge made according to tariff. C. L. & N. railroad against Chicago, Minneapolis & St. Paul railroad. Complaint concerning discrimination in freight rates.

THE FASHION

Has the reputation for doing first class Ladies Tailoring and Fitting. You can always tell our garments by their lines and style. When you see them if they are made to order or ready to wear, we guarantee, if you try us, to give you the best fit, up-to-date styles, at very reasonable prices. We do all kinds of alterations also in our line.

Open Evenings Till 9 P. M.

33 South Main Street

TIDINGS, GENTLEMEN

At My New Location, 1001, South Main, I give you the best goods, best tailoring, best materials, best workmanship and the best value for your money. I have a stock of clothes. If it does not prove satisfactory, it's my suit.

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