

BICKEL'S JAIL LIFE

HOW THE EX-BANKER SPENDS HIS TIME AND HOW HE'S TREATED.

ROUGHS IT LIKE THE REST.

SINCE RELEASING HIS BONDSMEN HE HAS HAD SOME CONTENTMENT.

ANXIOUS FOR AN EARLY TRIAL.

When He Expects the Cloud Now Hanging Over Him Will Be Cleared Away.

Accustomed to the comforts of a luxurious home and the associations of family and friends, William F. Bickel still persists in his refusal to accept the bail which he could procure at a moment's notice and is content to remain a voluntary prisoner in the county jail, reconciled by the relief of persecutors and the regard of his friends.

The daily life of Mr. Bickel is in conformity with the rules of the jail, and he enjoys no more privileges than others in confinement. Owing to the number of callers which he daily receives he is kept in the boys' ward, as it is more accessible to visitors than the main corridor.

Doctors Not Exempt From Their Debtors.

Judge Brill rendered a decision yesterday of interest to the public in general and to physicians in particular.

Mr. Oppenheim made a strong plea in behalf of his client, but of the patients who owe him money.

Mr. Cavanaugh quietly stated that all he wanted was justice.

Mr. Oppenheim made another plea in behalf of his client, but of the patients who owe him money.

Judge Brill told the doctor that it would be more businesslike if he allowed his attorney to pay in installments.

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HE SPOKE RIGHT OUT

WILLIAM HAMM TELLS THE REPRESENTATIVES OF CHRISTIAN CITIZENSHIP LEAGUE

THEY VIOLATE AGREEMENTS.

ASSEMBLY COMMITTEE ON LICENSING CONSIDERING APPLICATION OF ANTON WEINHOLZER.

THE SAME OLD PROTEST MADE.

Attorneys McCaffery and Doty Have a Little Verbal Passage or Two.

At the hearing before the assembly committee on license last night of the Christian Citizenship League to the granting of a liquor license to Anton Weinholzer, the league raised the objection that the surety company which had signed Mr. Weinholzer's bond, had also signed other and similar bonds.

Mr. Doty said that Mr. Morgan had not so informed him. Mr. Morgan was asked to explain.

Chairman Daly, of the license committee, did not so understand, nor did Assemblyman Dix, who volunteered the statement that it was not finally agreed that the objection to be interposed to bonds signed by surety companies, and that it was unfair to go back on that agreement.

Mr. Morgan took occasion to deny that the mayor and corporation attorney were present at the meeting referred to.

"Very well," rejoined Mr. Hamm, "will admit that those gentlemen were not present. How does that affect your agreement? Hereafter we will know that any agreement made between the council and the Christian Citizenship League is not binding upon the representatives of that league."

The only application considered last night was that of Anton Weinholzer, proprietor of the Palm Garden saloon at 487 Spruce street.

J. J. McCaffery represented Anton Weinholzer, and Mr. Doty the Christian League. The objections to granting the applicant a license were submitted, and Mr. Doty called witnesses to substantiate the allegations.

George F. Hamp, of 223 Spruce street, the first witness, testified that he began working for Anton Weinholzer in March, and received his salary for five or six weeks as a waiter.

Mr. Doty resumed his examination, putting the question in such a leading form that Judge McCaffery said he would submit.

Mr. Doty was thereupon admonished to let the witness do the testifying.

On the witness stand the witness explained that the waiter was not in advance and paid for the liquor at the bar themselves, and afterward received pay for the drinks from those who ordered the same.

James Scott, who runs the elevator in the building, testified that the women he saw in the hall were of a bad character, judging from their talk.

Some of them were tipsy. On cross-examination Mr. Scott testified that he had a quarrel with Mr. Weinholzer arising out of a political controversy.

This closed the verbal testimony. Mr. Doty then called in evidence a certified copy of the record of the municipal court, showing that Weinholzer was convicted last fall of disorderly conduct and fined \$50.

Judge McCaffery—You certainly have your nerve with you to say you can't testify when you have been testifying here all night.

Mr. Doty—Well, you didn't object, but I do. I am not so magnanimous as you.

Judge McCaffery—And I am not so hypocritical as you. All I want to say is that Mr. Weinholzer put a disorderly man out of his saloon and the fellow he put out was sent to the workhouse for ten days the next morning.

Mr. Doty had no more testimony to offer.

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JOIN IN A PROTEST

CITIZENS INTERESTED IN THE VARIOUS BRANCH HIGH SCHOOLS ARE HEARD.

WANT THINGS AS THEY ARE.

SCHOOL BOARD GIVES EAR TO THE SUGGESTIONS OF THE CITIZENS.

BUT SAYS DIFFICULTY REMAINS.

The City Charter Only Allows So Much Money—What, Therefore, Will They Do?

The board of school inspectors put in something over two hours at the Central high school last evening listening to the views of a number of citizens calling for the most part from the sections of the city where are located the McManis, McManis, McManis and Humboldt branch high schools, on the various propositions which the board has under contemplation with a view to coming within the limit of funds available during the next school year.

The members of the board present were President Zimmerman, E. C. Zimmerman, J. J. Scholle, Prof. Curtis was on hand while included among the visitors were Mayor Doran, F. L. Whitney, Charles Michaud, John Copeland, Charles H. McManis, F. M. Lloyd, W. T. West, William Foulke, Messrs. Williams, Hare and Crosby.

For two hours the board listened to the protests of the citizens against the plan to consolidate the three schools named with the Central high school, and their views as to the best means to be taken to reduce the school expenses the coming year.

The board in the end answered a lot of questions as to the school finances situation as being one to which they had given the most careful consideration.

Several of the members had failed to say aught of the only question at hand, the matter of money with which to run the schools.

Mr. Stewart was told that the \$400,000 decrease in assessed valuation the amount to be expected was not as large as last year, although the needs of the school system which suggested the city had outgrown its present charter rather than hurt the fair name of the city by closing up any of its schools.

Mr. Whitney made a strong plea for the application of the retrenchment policy at any other point than these branch high schools.

Mr. Scholle explained that it was the city charter which prevented the board from having any more money than is at present available.

The details of the plan to shorten up the term was discussed most informally by most of those present, it being explained that the visitors preferred this plan to that of closing up their branch schools.

It was explained that the term should be closed in the middle of the year, and that the hearing might also be cut off.

The champions of the schools stuck to their position, but it is a question whether the board will give any nearer solution of the problem by the next school year or not.

Her Obligation Canceled.

Trolley Car Conductor (briskly)—Come, come! You haven't given me your fare.

Mrs. Magnity (warily)—No, an 'O' ain't a coin-ter, arthor! Yez blame frol trolley motor man has been a-starin' an' a-starin' ave this here trolley car so sudden loike that he's gone an' made me swallow me last nickel.—Brooklyn Eagle.

Reason for It.

He had just heard that the young man was in trouble.

"I don't understand it," he said. "The last time I saw him he looked very prosperous and said he was just coming money."

"I suppose the kintepose people are not ready,"—Detroit Free Press.

Put His Foot in It.

Grump—One false step in life may lead to irreparable disaster.

Spoozer—I know that well; I loved a girl who thought me a hero until I fell down a coal hole when lifting my hat to her.—Truth.

After Dinner Hints.

Go to Adam Fetsch's for your fine Key West and Domestic Cigars.

A Few Suggestions.

Caramel. Angel Food. Nestle's Pudding. Fruit Ices.

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STENOGRAPHER

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PER MONTH.

This is all we will charge monthly for any Square Piano in our store to select from and the prices start at

\$15.00.

We offer you a selection of the following makes:

CHICKERING,

STEINWAY,

DECKER BROS.,

HAINES BROS.,

KIMBALL,

SCHAEFFER,

GABLER and others.

Second-hand Upright Pianos for

\$75.00 upwards.

Warranted, Lawler & Co.,

20-22-24 West Fifth St., St. Paul,

711-713 Nicollet Ave., Minneapolis.

Elgin Creamery Store.

103 West Seventh Street.

Dairy Products.

Less than any—Dairy or Creamery—will sell. Read the list:

Butter, the best Creamery, 3-lb. Jar, 50c

Butter, the best Dairy, 3-lb. Jar, 45c

Ice Cream, the best, per quart, 25c

Milk, sweet, per quart, 4c

(12 tincts., "quarts," 50c.)

Milk, skim, per quart, 3c

Per gallon, 10c

Milk, buttermilk, per quart, 2 1/2c

Egg gallon, 10c

Eggs, fresh, per doz., 7c

Bread, Rye or Graham, Loaf, 2 1/2c

Fried Cakes, crisp and brown, dozen, 5c

Pies, assorted, each, 5c

Cottage Cheese, just made. It's fine.