

NEWS OF THE CITY

Go to the Works for Fifteen Days—Charles Low will spend fifteen days in the workshop for stealing \$1 worth of cutlery from a show case belonging to William Marks, East Third street.

City Hospital Record for July—The total number of patients treated at the city hospital in July was 352. There were fifteen deaths, 171 patients admitted and 156 discharged.

Street Railway Engineer Fined—Mike Cullen, an engineer in the employ of the street railway company, confessed in the police court yesterday that he violated the smoke ordinance, and was fined \$25.

Policeman Becomes Bankrupt—Frederick G. Wagner, a policeman, yesterday filed a petition in bankruptcy, in which he gives his liabilities as \$1,784.12, and his assets at \$400, of which amount \$175 is claimed as exempt.

Plumbers Start Co-operation—A movement was set on foot yesterday by the striking plumbers to start a co-operative plumbing establishment. All the members of the union are to have an interest in the business if it materializes.

Accused of Stealing Shoes in Transit—James Barnes, employed at the Minnesota Transfer, was arrested yesterday charged with stealing a pair of shoes from boxes in transit. He was taken to the Prior avenue station.

Pedestrians Want the Walk—A petition is being circulated by the residents of Upper John street to have wheelmen prohibited from riding on the sidewalk of that thoroughfare. The petitioners say that when a man comes along on a wheel, by reason of the walk being so narrow, the people on foot have to take to the road.

Pays its Tonnage Tax to State—From the Northern Steamship company, of Buffalo, the state auditor has just received a remittance of \$140.34 in payment of the tonnage tax on the big steamers North Land and North West, plying on the Great Lakes. The aggregate tonnage of these two boats is 4,678 tons and the tax is 3 cents per ton.

Jessie Sullivan Sent to Rochester—Jessie Sullivan, the girl who became violent in the Yukon hotel Friday night, was yesterday committed to the insane asylum at Rochester, after an examination in the probate court. The girl is said to be addicted to the use of drugs.

FRAUD ACTS AS BAR IN BANKRUPTCY

Applicant Who Has Made False Statements Cannot Receive Discharge.

Judge Lochren yesterday filed a decision which is of great importance to the jobbing and wholesale interests. The decision bears on the amendments made to the bankruptcy laws by the last congress and creates a precedent in Minnesota.

Judge Lochren holds that false property statements given by a bankrupt prior to the filing of his application constitute a bar to his discharge. The decision was in the case of K. J. Peterson, who was in business at Lake Benton, Minn., and who last February filed a petition in bankruptcy. Later he applied for a discharge.

It appeared that last November he had given a false statement of his property to Tibby Hastings & Co., of this city, and for this reason the application for a discharge was opposed. Referee in Bankruptcy Plitte, of Mankato, denied the bankrupt, and an appeal was taken to Judge Lochren, who sustained the referee's decision in every particular.

Jobbers and wholesalers say the effect of the decision will be to induce merchants to give true property statements when applying for credit.

COUNTY ATTORNEYS ANXIOUS FOR OPINION

Eager to Know Attorney General's Construction of Contingent Fund Law.

At the request of the public examiner, the state legal department has in preparation an opinion upon the law of last winter providing for contingent funds of not less than \$100 and not more than \$1,000 for the use of county attorneys.

There are two principal points of this law that are involved in the question, and one of them at least offers a broad field for difference of opinion, since it calls for specifications as to how wide a scope a county attorney may exercise in the use of his contingent fund. The law is not specific on this point, and the legal department is asked to decide whether clerk hire or charges for stenography or postage stamps or traveling expenses for the county attorney, or any one of a number of other items, may properly be charged to a contingent fund of this character.

The other question is as to whether the law is so far retroactive as to include the entire year of 1903 under the terms of the last section, which provides for temporary appropriations from general revolving funds, to provide contingent funds for 1903, or until section 1 of the new law may become operative in January, 1904.

The opinion of the legal department has not yet been completed, but County Attorney C. L. Hilton, of Otter Tail, said to The Globe yesterday with reference to the last mentioned question: "I don't think there is much room for doubt upon that point. The law was approved April 14 of this year and became effective at that time. Provision is made in the last section for contingent expenses of county attorneys for 1903, but it is made a condition precedent to the expenditure itself that the approval of the judges of the district court must be obtained. That, I think, decisively disposes of the question of whether or not the law would cover expenditures in 1903 prior to the passage of the law; for that vital condition cannot be complied with after the money is expended."

"As to the other question, I like all of the other county attorneys of the state, am anxiously awaiting the opinion of the attorney general's office, for at present we are very much in doubt as to what may properly be included within our contingent expenses."

ARMY NEWS

Gen. A. E. Woodson, U. S. A., retired, died at Peolo, Kan., yesterday, aged sixty-two years. He was in the military service forty-one years.

RECEIVER GRAVES MAKES SENSATIONAL COUNTER CHARGES

Declares Western Realty Company Is Guilty of Fraudulent Practices in Buying Savings and Loan Stocks—Johnson Is Also Criticized.

Edward B. Graves, receiver of the North American Savings, Loan and Building association, yesterday filed his answer to the petition of the Western Realty and Investment company, of Minneapolis, who recently applied to the district court of Ramsey county for the removal of Receiver Graves, on the ground that he was not properly performing his duties, that his expenses as receiver were out of proportion to the size of the estate, and that his continuation in the receivership was against the interests of the stockholders.

In his answer Mr. Graves not only specifically denies all the charges made against him, but sets forth a number of allegations which place the petitioners in a rather unfavorable light. There was to have been a hearing yesterday upon the application for Mr. Graves' removal, but when the matter came up before Judge Bunn, who is in chambers, Julius Schutt, president of the Western Realty and Investment company, objected to Judge Bunn presiding and filed an affidavit of prejudice, in which he asked that the matter be heard by some other judge for the reason "that the affidavit had good reason to believe that on account of the prejudice and bias on the part of Judge Bunn the Western Realty and Investment company cannot have a fair trial."

Upon the filing of this affidavit Judge Bunn postponed the hearing until Sept. 5, at which time some other judge will be in chambers.

Graves Makes Answer. The answer of Receiver Graves to the petition for his removal is a voluminous document, covering some forty typewritten pages. Mr. Graves says the petitioners are private speculators who are endeavoring to buy up the claims on the company of which he is acting as receiver, and that in order to secure the claims as cheaply as possible it is charged that Judge Bunn presiding and the investment company has attempted by fraudulent means to show that the assets are in bad shape and by so doing have induced the petitioners to buy up the claims for less than it was really worth. The petitioners, it is alleged, have in this manner acquired claims aggregating something more than \$100,000.

Specific charges are made against Julius Schutt, who, as president of the Western Realty and Investment company, is said to have pretended to be a purchaser for the land, who was willing to pay \$100,000, claiming the only interest his company had in the sale was to secure the regular commission on the sale. It is charged that the land was sold for \$2,000 more than was appropriated by the Western Realty and Investment company.

Charges Against Johnson. The answer also contains serious charges against Public Examiner S. T. Johnson, who is supposed to have written a letter to the Western Realty and Investment company, in which he stated that the affairs of the estate were in bad shape and in which he said that the affairs of the estate were in bad shape and in which he said that the affairs of the estate were in bad shape.

He renders a tabulated statement of every dollar received and paid out by him to show that he has administered the estate in a businesslike manner, explaining every piece of real estate sold at a figure higher than that at which it had been appraised and listed.

Capt. Mahan Issues Advice to All to Prepare for Cool Weather.

Many of the Veterans Will Go to the Coast.

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me in anticipation of sales. Instead of leaving the draft with his bank for collection, with instructions to have the same forwarded for acceptance and future payment, he, it seems, without reflection or in haste, had the draft discounted by his bank, and hence it was returned to him.

OHAGE GETS AFTER RAILWAY ENGINEERS

Five Are Arrested on Charge of Violating Smoke Ordinance.

Health Commissioner Ohage has again taken up his crusade against locomotive engineers on the smoke nuisance question.

Warrants were issued yesterday for the arrest of William Crosby, of the Omaha road, and D. Cavanagh, P. Callahan, N. Hergiv and J. Ferguson, of the Milwaukee road.

The health commissioner says that the persons living near the tracks have been much annoyed by the emitting of dense clouds of black smoke from the engines and unnecessary loud whistling.

As soon as the warrants can be drawn in the corporation attorney's office two engineers will be arrested for blowing the whistles.

"The city ordinance prohibit the use of engine whistles, and this department is going to insist on the ordinance being enforced," said Dr. Ohage yesterday.

RUNDLETT REFUSES TO PREJUDGE COFF

Will Await Result of Trial of Plumbing Inspector Before Acting.

A second charge, growing out of the alleged assault on two non-union plumbers on Monday night, was yesterday preferred against P. J. Coff, the city plumbing inspector.

R. J. O'Connell is the complainant, and he asserts that the inspector, some pieces of glass and articles of furniture were broken. He also declares that Lieut. Boerner was armed with a warrant for Coff's arrest on a charge of disorderly conduct.

The officer arrested Coff, but let him go on the stipulation that he would appear in court at 9 o'clock yesterday morning. This Coff omitted to do, and Judge Hine issued orders for Lieut. Boerner to bring him into court.

The lieutenant went out and got his man, and he was placed with the other prisoners in the bull pen. When his case was called he pleaded not guilty, and the case was set for hearing Aug. 12.

City Engineer Rundlett received yesterday the resolutions passed by the Builders' exchange, in which he was requested to suspend Coff from his duties as city plumber, and to suspend Coff from his office.

Mr. Rundlett said that as Coff was to stand his trial on Monday he hardly thought it necessary to suspend him for a day. Mr. Rundlett added: "I don't believe that it is necessary for outsiders to interfere with me. I shall run my office or the employees in it. Neither do I feel that I have the right to prejudice Mr. Coff before he has had his trial. I wish to take sides with neither party in this matter, and to express no opinion as to the justice of the claims of either."

"Should the charges against Coff be proven there would be no other course possible for me than to have his place filled by another man, but until that time I can see no reason why I should interfere in the matter."

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EQUALIZERS RAISE ASSESSMENTS UPON DOZEN LARGE FIRMS

Three of the Packing Companies Are Hit for Property They Are Supposed to Possess but Which Could Not Be Found May 1.

The county board of equalization got busy yesterday and raised the assessments of almost a dozen firms, three of which were apparently free packing companies being among the number.

It was more actual work than the board had performed at all of its previous meetings combined, and those who went to the meeting with the expectation of witnessing the usual scrappy session were doomed to disappointment. All of the parties who were recommended for a raise will be given an opportunity to appear before the board next Wednesday and show cause why their assessment should not be increased.

Commissioner Potgiesser started the business session by recommending an increase in the assessment of a number of breweries, all of which had been investigated by the wholesale committee, of which Mr. Potgiesser is a member.

The Pabst company was assessed \$2,550, it being suggested that an equal assessment in the city were undervalued. The Heitz company was raised \$500 on its building, and the Anheuser-Busch company was increased from \$2,800 to \$3,000 on account of its assets.

Armour & Co. were found to be assessed much lower this year than last, but the discrepancy was explained by the fact that the assessment of last year's assessment had been made it had included four cars which had been found in the city on May 1, but the cars could not be found.

This year he had sent one of his best men down to the plant, but the Armour people were apparently very cunning, for very little property was to be found in their possession on May 1. The board decided to send a notice to Armour & Co. to appear and show cause why their assessment should not be placed at \$2,570, the figure at which they were assessed last year. Their assessment this year was placed at \$2,775.

The Cudahy company had a lower assessment this year, but the same reason as in the Armour case was given. The board thought it advisable to require them to appear and show cause why their assessment should not be increased to \$2,790, at which figure they were assessed two years ago. A similar raise was ordered for Nelson Morris & Co.

The number committee made a report and the St. Croix Lumber company was increased \$2,000. The St. Paul Book and Stationery company was apparently very cunning, for very little property was to be found in their possession on May 1. The board decided to send a notice to Armour & Co. to appear and show cause why their assessment should not be placed at \$2,570, the figure at which they were assessed last year. Their assessment this year was placed at \$2,775.

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Pilkington, Winona Lodge No. 21; C. W. Farwell, Nicollet Lodge No. 46. State of the Order—W. M. Malignen, St. Peter Lodge No. 40; Charles E. Morse, Detroit Lodge No. 161; Fred B. Meyers, Biwabick Lodge No. 146. Distribution—C. W. Sullivan, North Star Lodge No. 35; J. W. Rohan, Owatonna Lodge No. 50; A. J. Gebhard, Lambert Lodge No. 155. Warrants and Charters—Charles A. Lammer, Stillwater Lodge No. 7; Frank L. Pierce, Breckenridge Lodge No. 126; W. S. Day, Warren Lodge No. 171. Necrology—Rev. Clara E. Ames, Pelican Lodge No. 153; J. C. Congdon, Whitecross Lodge No. 30; De Forest Ward, Fairmont Lodge No. 154. Uniform and Rank—Col. A. W. Stahl, Unity Lodge No. 4; Maj. C. W. Blakeley, Rochester Lodge No. 54; Capt. A. A. Kramer, Waubana Lodge No. 131.

STEALS TOOLS FROM CARPENTER SHOP

Boys in the Neighborhood Are Suspected of the Theft.

The carpenter shop of J. H. Rivers, 317 Market street, was entered some time Thursday night and a kit of tools, valued at \$50, was stolen. The theft was discovered yesterday morning. The tools stolen were owned by Frank Fuller, one of the carpenters employed by Rivers.

There were three other kits of tools in the shop but they were untouched. The doors were left securely locked when the men left the shop and were found locked yesterday morning. Mr. Rivers suspects that the robbery was committed by boys living in the neighborhood, and that they entered the shop through windows at the back of the building.

VETERANS OF '98 ARE TO BE HOSTS

Local Posts Prepare to Entertain National Army of the Philippines.

A very enthusiastic meeting of the Order of the Army of the Philippines, at which every one of the thirty members of the executive committee attended, was held last night in the headquarters of the society in the Endicott building.

All of the committees had most favorable reports to make and the indications are that the fourth annual reunion of the national order, which is to be held in this city Aug. 21 and Sept. 1 and 2, will be the banner reunion of all yet held.

The committee confidently expects that at least 5,000 will attend and already has received 2,400 acceptances of the individual invitations recently sent out.

Many of the highest army officials who took part in the operations in the Philippines have signified their intention of being present, and Chairman Conrad, of the invitations committee, is having prepared a number of engraved invitations to be sent to prominent speakers and others connected with patriotic societies.

It was decided last night to appoint a sub-committee whose duty it will be to look after the several delegations. A band will meet each delegation at the depot and escort the members to their headquarters.

The Commercial club will take an active part in the proceedings and afford the society hearty co-operation. They will give a reception on Monday night on which occasion the roof garden will be appropriately decorated.

Complete arrangements have not as yet been made for the parade, but it is expected that the different G. A. R. posts will be in line. A feature is expected to be the marching in a body of the survivors of the Minnesota regiments who took part in the Civil war. Invitations have also been sent to the Minneapolis G. A. R. posts.

The business sessions will be held in the senate chamber at the state capitol and the People's church has been secured for the holding of the patriotic camp fire on Wednesday.

Over twenty thousand very tasteful posters have been printed and are being distributed widely in the Western states and those in the East from which troops were sent to the Philippines.

On Tuesday there will be an automobile drive around the city and the Indian Mounds, Comok park and the Summit speedway will be visited.

The big military parade and review will occur on Wednesday, and besides the visitors and veterans the entire force from Fort Snelling and the national guard is expected to take part in it. In the afternoon a trip will be taken up the river to Fort Snelling, Minnehaha falls and the soldiers' home.

The reunion will close with the big patriotic camp fire at the People's church on Wednesday evening.

Do You Know That we are selling piano-players at one-half the regular price? See ad. W. J. Dyer & Bro.

Field, Schlick & Co

Entrances—Wabasha, Fourth, Fifth and St. Peter Streets

A stupendous sale

One of those occurrences that appeals to thousands of women because there is cheapness—astounding cheapness—combined with most reasonable, very much wanted merchandise. These two terms should bring out the greatest multitude of the season.

10c outing flannels, up to 18c wash goods 5c

New, fresh from the mill 6c

3,000 yards, in lengths of 2 to 10 yards—these are not the ordinary 10c sale kind, but the best quality made to sell at 10c, unusually good styles and colorings.

8 a. m. to 1 p. m. A great purchase of fine muslin gowns

On special table for the half-day's selling. Nearly a dozen different styles V shape, and high-neck, solid yoke of embroidery. 1.25 gowns, half-day at 75c

Perfume, the 19c ounce only.. 19c

A dozen odors, among them are white Rose, New Mown Hay, Sweet Pink, Lotus Blossom, La France Rose, White Heliotrop, White Lilac, Violet Pansy Blossom, etc. All good and at less than half its value.

Gentlemen—note this news of nobby neckwear

The low price neckwear sale of the year! An August event that men have learned to wait for, and this year the lot secured is vastly superior to anything ever shown at the price.

25c for 50c ties

All silk reversible four-in-hands. Every one a 50c tie—all neat patterns—all this season's styles, not a week out of the makers' hands—light or dark effects and remember, all reversible.

Five hours of selling and only fifty dozen to sell! Wear 50c neckwear and put half the price back in your purse.

WANTS TO ABOLISH THE PUBLIC SCHOOLS

Mayor Receives Communication From a Radical Reformer.

Mayor Smith, who is constantly in receipt of communications from cranks and enthusiasts in all parts of the country, was yesterday favored with one from Francis B. Livesey, whose pet scheme is to abolish public schools.

The envelope containing the important missive was plastered with large "blue ink capitals urging the stoppage of R. C. Ogden's crusade in the South. Let the South Alone" was prominent in one corner, and scattered over the face of the envelope were the words, "Marked," "Schools," "Crime," "Important."

The communication was in the form of a printed circular, in which separate paragraphs were addressed to prominent persons and editors who had presumed to disagree with the writer's pet scheme for the abolition of the public schools. The circular was headed the list, and the "prophet" and his religion come in for a severe rating because he favors national compulsory education.

One paragraph is addressed to "The Teachers, Parents and Taxpayers of St. Paul, Minn.," and reads as follows: "Press reports say you are in desperate revolt against the 'fads' your school board wants to impose upon you. You will have to take them. President Butler and other leaders have said that they are to constitute an important part of the system. I am glad to see that even the teachers are desperate. But, my friends, there is no recourse but in public school abolition. Place to your private schools, if you must have schools, and there teachers and scholars can, alike, preserve their individuality."

A Guaranteed Cure for Piles. Itching, Blind, Bleeding or Protruding Piles. Your druggist will refund your money if PAZO OINTMENT fails to cure you. 50 cents.

CASTORIA. The Kind You Have Always Bought Bears the Signature of

SUMMER CARNIVAL

Costume Parade at 7:30 p. m. Tonight's Special Feature in the Midway:

GIANT COLORED JUBILEE

BUCK AND WING DANCING, PLANTATION SONGS AND A CAKE WALK—25 COUPLES

EVERY PENNY REALIZED WILL GO TO THE BENEFIT OF THE PUBLIC BATHS.