

RANSOM TALKED OF PERJURY

Called Down by the Court and the Opposing Attorneys.

WAS IN RELATION TO STREET CAR TROUBLE

Hearing of the Matter Continued Until Tomorrow—Payment of Money Into Court as Asked is Not Required—Other Court Matters.

The litigation growing out of the Friday afternoon trolley street railway lines was called up in Judge Ambrose's court yesterday afternoon, and after the lawyers in the case had spent a couple of hours in sparring for points, a continuance was ordered until tomorrow morning.

When the case was called, affidavits by the score were filed, some charging perjury, while others were in the effect that the judgment in favor of Clair had been obtained by fraud.

Ransom, one of the attorneys representing the judgment, was found in his claim for an execution right on the spot, declaring that because the money had not been paid into court the whole of the proceedings upon the part of the defendant was a series of judicial outrages.

John L. Webster for the company protested against an attorney being allowed to make such a statement, and that it was not an opinion and not a fact.

Judge Ambrose reminded Ransom that it was not becoming an attorney to charge perjury against his opponent, and that he should listen to a lecture, but was anxious to start the hearing of the case.

W. F. Gurley, one of Clair's attorneys, stated that he was willing to waive the payment of the money into court.

After this the attorney for Clair was filed and the attorneys instructed to file all of the papers, that they might be examined by the contending factions.

SWEARING ABOUT GARBAGE

Charges of Frank Duncan, answered by General Ambrose.

The city garbage contract case of Henry Coombs and others against Alexander Macdonald and others was before the courts for a few moments yesterday, but the hearing of the issues was continued for one week in order that the examination of a lot of newly filed affidavits might be made.

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FIXED FOR THE SUGAR TRUST

Charges that the Tariff Bill is Being Manipulated in Its Interest.

COMPROMISE TARIFF BILL BEING FIXED UP

Senator Dolph Gives Another Chapter of His Tariff Speech—Stewart Starts to Talk on Tariff but Gets Off Onto Silver.

WASHINGTON, April 28.—The opening of the senate proceedings today was a repetition of that of yesterday. Before the reading of the journal yesterday Mr. Frye remarked sarcastically that such an important document should not be read in the absence of the senator from Tennessee (Mr. Harris) and of a quorum. The roll was called and at 11:30 a quorum appeared and the reading of the journal resumed.

The house joint resolution authorizing the secretary of the treasury to make partial payments on vessels constructed and repaired under the control of the Treasury department to the extent of 75 per cent of the value of the work done was passed.

Mr. Harris at 11:30 o'clock moved to take up the tariff bill. Mr. Allen asked permission to consider the calendar, but Mr. Harris stated that the tariff bill was more important than all the bills on the calendar put together, and he therefore felt impelled to insist on his motion. The yeas and nays were 107 yeas and 70 nays.

Before the actual consideration of the bill began Mr. Stewart gave notice that next week he would address the senate on the pending bill.

The fact that many amendments were to be proposed to the tariff bill making a compromise of the early hours of the session and was brought out by Mr. Hale of Maine. He began by speaking in relation to the pending tariff bill, and said that the change of the date for the taking effect of the bill—and said that the senator from Tennessee, who had charge of this bill, proposed now to decide that on the 30th of June—only sixty days ahead—it should take effect, and that every reduction of duty on any of the articles of the tariff should then become a law.

WHAT WILL IT BE LIKE. "Now," he went on, "I appeal to the senators from Tennessee that this part of the bill—its date—was the effect of a main unacted on until we have more day laid, until we can see through and know what is really to be done. Why, Mr. President, we do not believe that the senator from Tennessee has the slightest conception of what this bill is likely to be when it passes. It is not a tariff bill, it is a bill to fix up a bill which will be acceptable to the majority of democrats. Six weeks ago a majority of democrats. Six weeks ago a majority of democrats. Six weeks ago a majority of democrats.

Some modification of the case was argued before Judge Walton and taken under advisement. At that time the plaintiffs stood upon their allegations in their petition, while the city contended that the bill was not needed with the grading work legal. Through its attorney, W. J. Connell, the city maintained that the property owners had petitioned for the property, and that they had allowed the work to proceed, well knowing that the tax was to be collected by a special levy upon the property benefited, and that no portion of the payment was to be made under the provisions of the general grading ordinance.

In the case of Charity Smith against D. T. Mount a motion for a new trial was filed yesterday. The plaintiff is an old colored woman who claims title to the lot where the new building of the Omaha club is being located. She claims that she was the owner of the lot, and that it was given to her by Senator Hitchcock before his death. The case has been through the courts a couple of times and each time the old lady has been defeated.

Two additional informations were filed against Gilbert J. Hunt yesterday, charging him with publishing the advertisements and prize lists of a well known southern lottery.

Minor Court Matters. The litigation growing out of the connection of Brayton & Doneken, the contractors who erected the Hartman and Franklin school buildings, was augmented yesterday by the filing of a motion for affidavits. The Midland State bank, which is interested in some of the claims, avers that it has paid the sum of \$500 to the men who were engaged in the building.

J. O. Detweiler has filed an affidavit in the case of Eliza W. Patrick against Nathan D. Allen, in which he asks for a writ of habeas corpus and \$23,223 be dismissed. In making the application he alleges that the judgment is illegal and that the amount is unjust and exorbitant. At that time proceedings which have been had in the suit.

The cases against the Omaha Rubber company in connection with the failure of that institution were called up in Judge Walton's court yesterday and continued until the next term of court.

Judge Walton came down from his home at Blair and devoted the most of the day to hearing matters which were upon his docket. The judge returned from Hot Springs last week and declared that he felt somewhat better from the result of the treatment taken here in several years younger than he was when he went away.

Judge Ambrose, whose health will not warrant a continuance of the hard work he has been doing recently, has been advised by his physician, has adjourned the Burt county term of court until May 28.

Frank E. Mann, an attorney who sometimes practices in the courts of this state by reason of unprofessional conduct, was taken back into the county jail yesterday on a writ of habeas corpus, after which he was committed to the custody of the jailer and there subjected to a severe beating.

The jurors in Judge Keyser's court, who were charged with the duty of returning a verdict in the case of Frank J. Heitzel against the Omaha Rubber company, and his bondsmen, drifted into court last night, and after being out three nights and three days, announced that they were unable to agree. Judge Keyser thereupon discharged them for the term.

This suit grew out of the closing of Heitzel's grocery on North Sixteenth street in the summer of 1892. At that time attachments were issued upon suits filed by the creditors and the goods levied upon and sold. Heitzel then absconded with his business, alleging damages in the sum of \$7,000 in reason of the closing of the store.

It was the intention of the judges of the district court to have closed the business of the February term yesterday afternoon, but when the afternoon session was brought to an end, it was found impossible to do justice to the cases on the docket, and a continuance was ordered. Owing to the amount of work in sight, most of the judges will be on the bench all of this week, closing the term next Saturday afternoon. The debate on the bill Sunday they will take a rest and the next day the regular May term will open and continue until July.

Fatal Political Quarrel in Japan. FUKUKI, Japan, March 21.—During a family quarrel Suga Sadachi, a member of Parliament, drew his sword and struck his brother, wounding him so severely that he will die.

FOUND A HOME. Baby Ruth finds an abiding place through the court house.

Baby Ruth, which Trotter Ernest has at last found a home, and hereafter she will remain in the custody of Mr. and Mrs. S. G. Ernest, the adopted parents, as yesterday all of the proceedings were dismissed from the docket of the county court and the child was allowed to go in peace.

A charge of murder against the child was brought by Charles and Pannie Wright, two persons who were not possessed with a goodly stock of worldly goods. Some time after the birth of the child it was concluded to go west for the purpose of bettering their condition.

They left the little girl with Celia Trotter, but in time this woman grew tired of her charge, and she took the child to the office of the county commissioners and deposited it on the desk of Mr. Livsey. He sent it to the poor farm, where it remained a few days, after which it was adopted by Mr. and Mrs. Ernest, commissioners standing up as the god parents. Soon after this disposition of the child, the father returned and demanded the child, but Ernest refused to surrender possession and proceedings in the nature of a habeas corpus was instituted in the precinct court. The case was called several times and continued until yesterday, when all of the writs, petitions and answers were dismissed and the infant delivered to the disconsolate custody of Ernest and his wife.

WESTERN PENSIONS. Veterans of the Late War Remembered by the General Government.

FOOLING WITH THE BUSINESS END OF THE BEE.

Judge Scott of Omaha—This is the hardest swarm to hive I ever struck.

IS A PRODUCT OF HIS AGE

Some Interesting Peculiarities of the Elevator Boy Are Described.

NEBRASKANS AT THE HOTELS. At the Millard—C. G. Stule, Norfolk; Alfred Hazlett and wife, Beatrice; Joseph H. Taylor of Denver in the city and is at the Paxton.

Mrs. A. Andrus of 219 California street returned yesterday from a two weeks sojourn in Minneapolis and St. Paul, where she had been visiting at acquaintances in Omaha for several days.

Frank Eastwood, editor of the Advance, published at Worthington, Minn., is in the city and is at the Merchants. Mr. Eastwood had been visiting at acquaintances in Omaha for several days.

At the Arcade—Y. D. Barnes, Beaver; E. C. Higgs, Seward; C. W. Priestly, C. E. Remond, Kearney; Miss Brock, York; Fairbury; Mrs. E. E. Daly, Beatrice; P. O. Hedlund, Holdrege.

At the Paxton—D. P. Condray, Fort Robinson; C. P. R. Williams, wife and daughter, Grand Island; G. J. Woods, Mrs. E. H. Taylor, W. M. Goddard, C. D. Woodard, R. W. Drim, Grand Island; H. H. Hamilton, Plattsmouth; J. J. Tierne, Albany; James Reed, Nebraska City; F. X. Bouneau, Tekamah; J. A. Kearney, Kearney; J. W. Goodhart, Elkhorn.

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TURNBZIRK OF NEBRASKA

It Will Be Held in Omaha Two Months Hence.

WHAT THE PROGRAM WILL INCLUDE

Banquet Saturday Evening to Be Followed by Contests at Ruser's Park the Following Day—Committees Favoring the Matter in Hand.

With the advent of warmer weather, the members of the various German societies are bestirring themselves to plan and execute a number of outdoor entertainments.

With the turner or gymnast the event of most importance to him, next to the quadrennial national tournament, is the Beckert-turnfest, or district tournament, where he is enabled to exhibit to lovers of physical culture a good deal of attention, and the drills show the "actives" to good advantage.

Omaha will be the scene of this year's operations for the Nebraska Turnbirk, June 29 and July 1 are the days on which the feat is to be held.

The present depression will in this instance, too, operate to prevent several of the teams belonging to the district from participating, but outside of Omaha and the several villages in the number of which have not yet been admitted to the district, Fremont, Plattsmouth and Lincoln will take part in the contest, while the many societies will also have a time to exhibit their progress.