

and reservoir of said place be thoroughly cleaned.

R. H. SPEED,
ED. DIMMICK,
JESUS CALLES.

COUNTY JAIL.

Your committee has examined the jail and would report in point of cleanliness that the jail is in good condition. We found nineteen prisoners confined, two of whom are insane. One of the insane is a woman and one a Chinaman. The insane woman has been examined by Doctors Williams and Gilbert and has been found to be pregnant, in about the seventh month, and we recommend her removal to an asylum.

Respectfully submitted,

ROBT. HERRINGTON,
HORACE HOOKER,
GEO. V. YATES, Committee.

HOSPITALS.

We, your committee appointed to examine into and report the condition of the hospitals of this city, beg leave to submit the following report:

We find everything in so far as our investigation went at the Sisters' hospital and the Grant county charity hospital, in first-class condition. The places are neat and clean and every care is apparently shown the patients. We found no complaints whatever.

We attach hereto and make a part of this our report, statements that were rendered to us by the secretary of the Grant county charity hospital and the sister superior of the Sisters' hospital.

Respectfully submitted,

JNO. T. OGLESBY,
A. MARTIN,
HENRY MILLER, Committee.

Statement Grant county charity hospital, May 1, 1894, to November 1, 1894.

RECEIPTS.

Territory.	\$ 900 87
Sale of \$750 bonds.	656 22
Pay patients.	157 55
Cash in bank.	49 89
Warrants drawn on treasurer but unpaid for lack of funds.	150 00
	<hr/>
	\$2,013 53

DISBURSEMENTS.

Washing.	\$ 51 65
Groceries.	126 09
Fruit and vegetables.	53 80
Meat.	149 06
Stationery.	8 00
Drugs and medical appliances.	226 55
Hardware	8 35
Butter	21 02
Bread	57 90
Oil	13 50
Linen, blankets, etc..	71 83
Disinfectants,	4 00
Furniture.	108 30
Chicken feed	6 07
Insurance for year ending July 1, 1895.	90 00
Matron.	450 00
Male nurse.	150 00
Paid indebtedness as shown by former report	386 81
	<hr/>
	\$2,013 53

Above report shows that the hospital

owed Nov. 1, \$150 with cash on hand \$49.89. There was due the hospital from the territor on account of the 44th fiscal year on account sufficient to pay this debt and leave a surplus in the treasury. The exact amount which the hospital will receive cannot be determined as it depends upon the collection of delinquent taxes. MRS. O. S. WARREN,

President.

MRS. W. C. PORTERFIELD,
Secretary.

Patients treated from May 1, 1894 to November 1, 1894.

CHARITY.

Number of patients.	33
Number days treatment.	1,096
Number died.	4
Number discharged.	19
Number in hospital.	10

PAY PATIENTS.

Number treated.	15
Number days treatment.	140
Number died.	0
Number discharged	15
Number in hospital.	0
Number births.	2

Total number patients.	48
Total number days treatment.	1,236
Total births.	2

Mrs O. S. Warren, President; Mrs L. D. Miller, Vice-president; Mrs. Geo. W. Bailey, Treasurer; Mrs. W. C. Porterfield, Secretary; Mrs. C. C. Shoemaker, Mrs. H. H. Betts; Mrs. Max Schutz, Mrs. E. Cosgrove, Mrs. Thos. Foster, Directors.

SISTRES' HOSPITAL.

The semi-annual statement of Lt. Joseph's hospital account from April 1, 1894 to November 1, 1894.

Receipts.	\$1,878 42
Expenditures.	1,872 80
Cash on hand Nov. 1.	5 02

CHARITY PATIENTS.

Number of Patients treated	57
Number of days treated.	976
Number of patients died	3
Number of patients discharged.	50
Number in hospital.	4

PAY PATIENTS.

Number of patients treated	19
Number of days treated.	330
Number of patients died,	1
Number of patients discharged.	17
Number in hospital.	1
Total number of patients treated.	76
Total number of days treated.	1,306
Total number of deaths.	4

At the close of the reading of the report, Judge Fall made a few pertinent remarks and thanked the grand jury for its effective work during the session. It was then discharged.

Most of the time of the court last week was taken up with the trial of cases from Sierra county. The attachment case of Ridenour, Baker & Co. vs. C. J. Price was concluded on Monday adversely to the plaintiffs and on Tuesday the Armijo murder case was taken up. This case has been tried twice before. The first trial resulted in the disagreement of the jury. On the second trial

of the case the defendant was convicted of murder in the first degree and an appeal was taken to the supreme court of the territory and a new trial ordered. The trial here last week resulted in the acquittal of the defendant.

The case of Ridenour, Baker & Co. vs. C. J. Price, an action in assumpsit to recover on a note given by the defendant and Robert Hopper in 1888 to the plaintiffs, occupied less time than the attachment case tried a few days before. The judge instructed the jury to find judgment for the plaintiffs in the amount sued for.

The case of the territory vs. D. M. Potter for burglary was one of the most interesting cases yet tried at this term. The defendant was charged with breaking into J. J. McEwen's store and taking therefrom two hams and \$1.50 in money in August, 1893. The evidence against Potter was circumstantial on the part of the territory, while Potter proved by his wife and daughter that he was at home at the time the robbery was committed. The jury found the defendant not guilty.

Another case of importance was that of Fritter against the Western Union Telegraph company. This case was brought to recover damages from the telegraph company for failure to promptly deliver a message to the plaintiff concerning a lottery drawing, on account of which it was alleged that the plaintiff was damaged in the sum of \$3,750. The jury found for the plaintiff and assessed the damage at 25 cents.

On Monday the case of Colby vs. White, on appeal from the justice's court of this precinct came up. The plaintiff claimed damages in the sum of \$70.50 to a horse, buggy and harness, alleged to have been wrongfully taken and used by the defendant in whose possession the horse, buggy and harness were damaged to the amount claimed. The case was decided in favor of the defendant, who claimed that the property was rightfully in his possession by virtue of a contract between the parties and that the damage did not result from any carelessness or negligence on his part.

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