

Russell Jones leaves soon to enter the Boston school of Technology.

Mrs. R. C. Day and son returned to their St. Louis home on Thursday.

Many Highland Park people attended the Libertyville fair, this week.

The Misses Finney spent Tuesday and Wednesday with friends in Rogers Park.

Mrs. Krymer has returned to her home in Michigan, after a short visit with Mrs. Purdy.

"Blind Pigs" had better close up shop as the city marshal is rounding up the herd.

Mrs. Chapman entertained for Miss Cheney on Wednesday of last week.

Mrs. Willard and Miss Willard entertained at the Log Cabin on Thursday afternoon.

Ralph Thorne left Thursday for Racine, where he enters the Racine grammar school.

The township high school opened, Monday, with a full attendance, sixty pupils, with more to come, says Professor Wilson.

Miss Robinson and Miss Stevenson, the two new teachers on the staff for this year, have been assigned to duty in the third and fourth grades, respectively.

Miss Helen Boulton left Tuesday for the east, where she will spend two weeks at the seashore before entering the McDuffy school at Springfield, Mass.

George Elvey, while at work at the McCrain place, situated about a mile west of the Park, Thursday, had his hand quite badly crushed between two timbers.

Rev. Henry Mill visited the Park for a few days this week. Mr. Mill is on his way to Colorado with his son, Harry, who hopes to be benefited by a change of climate.

A small boy found a welcome, last week, at the home of Mr. and Mrs. Stubbs. He promises to some day rival his father as a statesman. His position on the water-filter question has not yet been ascertained.

Mrs. Chapman has almost entirely recovered from the effects of a bad fall which she met with on Thursday of last week.

The young ladies of Highland Park and Fort Sheridan entertained delightfully at the Fort Sheridan club house on last Thursday evening. The german was led by Mr. Boynton and was a great success.

Miss Corbett has not returned to her duties as teacher in the public school. Her health has been very poor, and she has decided to remain at her home in Montana until later in the year. Miss McKnight, of Chicago, has taken charge of her room until she is able to return.

Mrs. McCrain, of West Deerfield, narrowly escaped death through the savage attack of a vicious bull. She had gone out to the barn and was trying to coax him out when the maddened beast came at her in a rush, butting and throwing her to the ground. He then jumped on her, severely bruising her. Only for Messrs. Elvey and Edwards, who were at work close by, and came to her rescue with clubs, he would have killed her.

SIDEWALK ORDINANCE.

For sidewalk on Green street from Central avenue to Elm Place.

BE IT ORDAINED by the City Council of the City of Highland Park:

SEC. 1. That a sidewalk be constructed on the east side of Green street immediately in front of the following described lots or parcels of land:

Lot twenty (20), twenty-one (21), twenty-two (22), twenty-three (23), twenty-four (24), twenty-five (25), twenty-six (26), twenty-seven (27), twenty-eight (28), twenty-nine (29), thirty (30), thirty-one (31), thirty-two (32), thirty-three (33), thirty-four (34), in block seven (7), in the City of Highland Park, County of Lake, and State of Illinois, and that the whole cost thereof be levied upon such lots or parcels of land, in proportion to their frontage upon such sidewalk.

SEC. 2. Said sidewalk shall be constructed under the supervision of the Foreman of street work, and subject to his approval, as follows: To be of two-inch pine plank of sound quality, free from sap and rotten knots, the width of each plank to be uniform and not less than six nor more than ten inches wide, laid crosswise, made even, and planed on the top surface, the width of said walk to be five feet and four inches, and the inner and outer edge in a straight line, the inner edge of said walk to be eighteen inches from the lot line, said plank to be laid on three bearings of pine joists of sound quality, two feet apart, of three by four inches, each plank to be nailed to the bearings with six thirty-penny nails, two in each bearing, the outer bearing to be two inches from the edge of said walk, and when blocked up, such blocking to be done with pieces of new sound plank, twelve inches long, and six feet apart, spiked to the bearings and to each other when more than one piece is used. The grade of said walk shall be fixed by the City Engineer, and all persons desiring the grade shall apply to the Engineer for the same.

SEC. 3. All owners of lots or parcels of land aforesaid, are hereby required to construct said sidewalk, in front of their respective land, within thirty days after date of publishing this ordinance; and in default thereof, said materials to be furnished and sidewalk constructed by said City.

SEC. 4. Said Foreman of street work shall certify to a bill of the cost of such sidewalk constructed by said City, showing in separate items the cost of grading, materials, laying down and supervision, and file it in the office of the City Clerk, together with a list of the lots or parcels of land touching upon the line of said sidewalk, the names of the owners thereof, and their frontage on said sidewalk.

SEC. 5. The city collector is hereby designated the officer to collect the special tax herein provided, and to whom the Warrants for the same shall be directed.

SEC. 6. The City Clerk shall comply with the provisions of "An act to provide additional means for the construction of sidewalks in cities, towns and villages," in force in Illinois, July 1, A. D. 1875; and if any land is delinquent after return of warrant by said city collector, then said clerk shall make report of all such special tax, in writing, to the County Treasurer and ex-officio county collector, prior to April 1, 1900, as required by said act.

Passed Sept. 5th, 1899.

Approved Sept. 5th, 1899.

..... DANIEL COBB,
SEAL: Mayor.

..... ATTEST:
JOHN FINNEY, City Clerk.

AN ORDINANCE.

AN ORDINANCE ENTITLED "AN ORDINANCE amending Chapter XX of an Ordinance entitled, 'An Ordinance revising and consolidating the general Ordinances of the city of Highland Park, county of Lake and State of Illinois.'"

Be it ordained by the city council of the city of Highland Park in county of Lake and State of Illinois, as follows:

The following section to be known as Section 178½.

SECTION 178½

1. The Mayor shall appoint a suitable person to be city weigher, and may remove said person at pleasure.

2. It shall be the duty of the city weigher to weigh any coal, hay or other article when so requested by any person or persons bringing the same to the scales for that purpose.

3. The weigher so appointed shall provide himself with scales suitable for the purpose, which scales shall be inspected and approved by the sealer of weights and measures before being used.

4. It shall be the duty of the sealer of weights and measures to test the scales of the city weigher without expense to said city weigher, at least twice in each year.

5. The city clerk, at the expense of the city of Highland Park, shall provide the city weigher with a book in which the city weigher shall enter the amount of each load and the name of each person for whom and the date when the same was weighed and when the vehicle and load shall be weighed together, the said weigher's certificate shall state the gross and net weights thereof, and upon sale or delivery of said load the vehicle shall again be weighed, without charge by said weigher, and thus the net weight of the load ascertained.

6. In no case shall the city weigher state in his certificate the weight of any vehicle which may have been weighed with a load until said city weigher shall have ascertained the weight of such vehicle by accurately weighing said vehicle after load has been sold, delivered and removed from the said vehicle.

7. For every load or part of a load of hay, coal or other article, or thing of any kind whatsoever by him weighed as the city weigher, he shall be allowed to charge not to exceed ten cents for all weighing done for the city. He shall receive on the first of each month upon the approval of the officer ordering the weighing be paid by the city at the foregoing rates.

8. The city weigher shall keep an account of the weight of every load by him weighed, and shall furnish to the person having such load weighed a certificate for each load, which shall contain the gross and net weights of each load weighed by him.

9. The sealer of weights and measures, the city marshal or any other police officer may cause any load of hay, coal or any other article or thing which is being delivered to the purchaser thereof to be weighed by the city weigher at the expense of the city, and the city weigher shall issue a certificate and record the same in the usual manner.

The officer causing the weighing in the foregoing manner shall demand and receive of the party making the delivery, the certificate of weight or bill of such load, he is delivering.

10. Any person selling any hay, coal or other article or things who has misrepresented the weight of that which he or they have sold, shall upon conviction be fined not less than \$10 nor more than \$100.

Passed Sept. 5th, 1899.

Approved Sept. 1899.

..... DANIEL COBB,
SEAL: Mayor.

..... ATTEST:
JOHN FINNEY, City Clerk.