

WILL ENFORCE SCHOOL LAWS

All Children of School Age Required to Attend—None Admitted Without Vaccination.

County Superintendent of Schools Regner has issued the following statement regarding the vaccination of school children and the compulsory attendance laws:

Inquiries have come to this office asking whether the notice of vaccination law published in the papers last week applies to both rural and town children. The law applies to every child of school age in the state who wishes to enter school, and, who cannot show evidence of recent vaccination or show that such child has had small pox. According to instructions received no child can be permitted to enter school this fall unless such child has been vaccinated.

All school officers have been notified.

The following is a summary of the new compulsory attendance laws passed during the last session of the state legislature: These laws must be enforced.

All children of or between the seventh and seventeenth birthdays must attend school for the entire session unless they have a legal excuse.

The following are legal excuses for non-attendance recognized by law, Section 1342, 1915 Gen'l School Law, (amended 1917):

1. That such child is taught for the same length of time in a parochial or private school, approved by the county superintendent.

2. That said child has completed

the eighth grade.

3. That such child is actually necessary to the support of the family, as determined by the state's attorney, subject to appeal.

4. That such child is in such physical or mental condition (as declared by a licensed physician if required by the board) as to render such attendance inexpedient or impracticable,

5. That such child is attending public school elsewhere.

Section 1345, Compiled Laws of 1913, make it a duty of the teacher to make inquiry into all cases of negligence and to ascertain from the parent the reason for such negligence, if any, and to report the same to the county superintendent, whose duty it is to lay the matter before the state's attorney for prosecution.

Safe in Klotten Store Cleaned.

When F. A. Krogh of the Klotten Mercantile company opened his store Saturday morning, he found the lock of the safe had been picked and \$500 taken. No clue to the identity of the robber has been found nor any arrests made.

Krogh had left the store at 10:00 o'clock Friday night and opened it at 7:10 Saturday morning. Four hundred dollars of the money belonged to the mercantile company and the remainder to the postoffice, which was maintained in the building.

The supplies committee of the Binford branch of the Red Cross Society announce that they will meet every Wednesday and Friday, afternoons. More sewing machines are desired and if those who can spare their machines for this work will inform Mrs. Francis Ringlee, the favor will be greatly appreciated.